

प्राधिकार से प्रकाशित

### PUBLISHED BY AUTHORITY

सं० 38]

नई दिल्ली, शनिवार, सितम्बर 20, 1997/भाद्र 29, 1 $^{3}$  $^{3}$  $^{3}$ 

No. 381

NEW DELHI, SATURDAY, SEPTEMBER 20, 1997/BHAD

इस भाग में भिन्न पृष्ठ संख्या वी जाती हैं जिससे कि यह ग्रलग संकलम के रूप में रखा जा सके

Separate Paging is given to this Part in order that it may be filed as a Separate compilation

भाग II—खण्ड 3—उप-राज्य (li) PART II—Section 3—Sub-Section (ii)

भारत सरकार के मंत्राजयों ( रक्षा मंत्राजय को छोड़कर ) द्वारा जारी किए गए सीविधिक आदेश श्रीर अधिसूचनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

गृह मंत्रालय

(पूनर्वास प्रभाग)

नई दिल्ली, 28 भ्रगस्न, 1997

का० ग्रा० 2289.—-विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) भ्रधिनियम, 1954 (1954 की 44) की धारा 3 की उपधारा (1) द्वारा प्रदत्त गिक्तियों का प्रयोग करने हुए, केन्द्रीय सरकार एतद्बारा श्री फूर्तिमह, निदेशक, गृह मंत्रालय, पुनर्वाम प्रभाग को उक्त श्रिश्तियम के द्वारा या उसके ग्रंतर्गत संयुक्त मुख्य बंदोबस्त श्रायुक्त को प्रदान किए गए कार्यों के निष्पादन के उद्देण्य में संयुक्त मुख्य बंदोबस्त श्रायुक्त के रूप में तत्काल प्रभाव से नियुक्त करती है।

इसके द्वारा विनांक 4-9-96 को प्रधिमूचना मं
 (5) 93-बंदोबस्त (क) का प्रधिक्षमण किया जाता है।

[सं० 1(5)/93-बंदोवम्त (क)] स्रजीत सिंह, श्रवर सचिव MINISTRY OF HOME AFFAIRS

(Rehabilitation Division)

New Delhi, the 28th August, 1997

S.O. 2289.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoint Shri Phool Singh, Director in the Ministry of Home Affairs, Rehabilitation Division as Joint Chief Settlement Commissioner for the purpose of performing the functions assigned to such Joint Chief Settlement Commissioner by or under the said Act with immediate of effect.

2. This supersedes notification No. 1(5)/93-Settlement (A) dated 4-9-1996.

[No. 1(5)/93-Settlement(A)] SURJIT SINGH, Under Secy.

नई दिल्ली. 28 अगस्त, 1997

का० आ० 2290.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वाम) श्रीधनियम, 1954 (1954 की 14) की धारा 34 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयाग करते हुए, केन्द्रीय सरकार एतदहारा निदेश देती है कि उपन ग्रधिनियम की धारा 33 के ग्रधीन इसके द्वारा प्रयोग की जाने बाली मक्तियां, श्री फर्लासह, निदेमक, गृह संत्रालय, पुनर्वास प्रभाग द्वारा प्रयोग की जाएगी ।

2. इसके द्वारा पुनर्जास प्रभाग की दिनांक 4-9-96 की ग्रिधिसूचना सं 1 (5)/93-बंदोबस्त (ख) का ग्रिधि-क्रमण किया जाता है।

> [मंo 1(5)/93-बंदोबम्स (ख)] मुरजीत सिंह, ग्रवर मचिय

New Delhi, the 28th August, 1997

S.O. 2190.—In exercise of the powers conferred by Sub-Section (1) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government heroby direct that the powers exercisable by it under Section 33 of the said Act shall be exercisable by Shri Phool Singh, Director, Ministry of Home Affairs, Rehabilitation Division.

2. This supersedes, Rehabilitation Division's Notification No. 1(5)/93-Settlement (B) dated 4-9-1996.

> [No. 1(5)/93-Settlement(B)] SURJIT SINGH, Under Secy.

नई दिल्ली, 28 द्यासन, 1997

का०न्ना० 2291.--धिस्थापित ब्यविन (प्रतिकर् तथा पूनविंस) अधिनियम, 1954 (1954 की 44) की धारा 34 की उपधारा (1) द्वारा प्रदल मित्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतयुहारा निदेश देती है कि उक्त श्रधिनियम की धारा 24 को उपधारा (4) के तहत इसके द्वारा प्रयोग की जाने वाली शक्तियां श्री फुलमिंह, निदेशक, गह मंत्रालय, पुनर्वास प्रभाग द्वारा प्रयोग की जाएंगी । emage in the company analitii (America) (B. 1900) — Malakii (B. 190 77 - 12 2 K dr

2. इसके द्वारा पुनर्यांग प्रभाग की दिनांक 4-9-96 की ग्रधिसूचना सं० 1(5)/93-बंदोबस्त (ग) का ग्रानिकमण किया जाता है।

> [सं० 1(5)/93-बंदोवस्त (ग)] सूरजीत सिंह, ग्रवर सचिव

New Delhi, the 28th August, 1997

S.O. 2291.—In exercise of the powers conferred by Sub-Section (1) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby direct that the powers exercisable by it under Sub-Section (4) of Section 24 of the said Act shall be exercisable by Shri Phool Singh, Director in the Ministry of Home Affairs, Rehabilitation Division.

Rehabilitation Division's 2. This supersedes Notification No. 1(5)/93-Settlement (C) date 4-9-1996.

[No. 1(5)/93-Settlement (C)] SURJIT SINGH, Under Secy.

कार्मिक, लोक शिकापन तथा पेंशन मंत्रालय (कार्मिक ग्रौर प्रणिक्षण विभाग) नई दिल्ली, 3 सितम्थर, 1997

का० ग्रा० 2292. — केन्द्रीय सरकार एतब्हारा प्रक्रिया संतिता, 1973 (1974 का ग्रिधिनियम सं० 2) की धारा 24 की उपधारा 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केर्न्द्राय अन्वेषण ब्यूरो के निम्नर्लिखन लोक श्राभियोजको को, ऐसे किमी राज्य ग्रथवा संघ गज्य क्षेत्र जिन पर प्वोंक्त धारा के उपवंध लागू होते, हैं, विभारण न्यायालयों में दिल्ली विशेष पुलिस स्थापना द्वारा संस्थित मामलों तथा विधि द्वारा स्थापित पुनरीक्षण अथला अपील न्यायालयों में इन मामलों मे उद्भूत ग्रपीलों/पुनरीक्षणो प्रथवा ग्रन्य विषयों का संचालन करने के लिए विशेष लॉक ग्रभियोजक के रूप में नियुक्त करती हैं :--

- खन्ना 1. श्री वी के
- श्चार शंखवार 2. श्री डी
- 3. श्रीटी वी रमणा
- 4. श्री चन्द्र प्रकाण पांडेब
- डी बो चेनजी 5. श्री एस

[सं० 225/1/97-ए वी **डी-]]** हरि सिंह, धवर सचिव

## MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSION

(Department of Personnel & Training)

New Delhi, the 3rd September, 1997

S.O. 2297.—In exercise of the powers conferred by sub-section (8) of section 24 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Central Government hereby appoints the following public prosecuters of the Central Bureau of Investigation as Special Public Prosecutor for the conduct of ases instituted by Delhi Special Police Establishment in the trial courts and appeals/revisions or other matters arising out of these cases in revisional or appellate courts estalished by Law in any State or Union Territory to which the provision of the aforesaid section apply.

- (1) Shri V. K. Khanna,
- (2) Shri D. R. Sankhwar,
- (3) Shri T. V. Ramana,
- (4) Shri Chandra Prakash Pandey,
- (5) Shri S. D. B. Chenji

[No. 225/1/97-AVD. II] HARI SINGH, Under Secy.

## नई दिल्लो, 3 सिलम्बर, 1997

का. बा. 2293 — केन्द्रीय सरकार एतद्वारा दंड प्रक्रिया संहितः, 1973 (1974 का श्रिशितिम मं. 2) की धारा 25 की उपधारा (1-ए) ब्रास प्रस्त प्रितिम मं. 2) की धारा 25 की उपधारा (1-ए) ब्रास प्रस्त प्रितिम करते हुए निम्निलिखित ब्रिशितिका को ऐसे किसी राज्य अथवा संघ राज्य क्षेत्र में जिन पर पूर्वोक्त धारा के उपबंध लागू होते हैं, मजिस्ट्रेट न्यायालयों में दिल्ली विजय पृलिस स्थापना द्वारा मंस्थित किसी सामले अथवा सामलों के वर्ग का संघालन करने के लिए सहायक लोक अभियोजक के रूप में निय्वत करती हैं :——

- 1. श्री एच. एस. धालीवाल
- 2. श्री ए. ए. असारी
- 3. श्री ए. एस. नागदेव
- 4, श्री बी. एस. वेंकटेश

[सं. 225/6/97-ए वो डी-II] हरि सिंह, श्रवर सचिव

#### New Delhi, the 3rd September, 1997

S.O. 2293.—In exercise of the powers conferred by sub-section (1-A) of section 25 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Central Government hereby appoints the following prosecutors of the Central Bureau of Investigation, Special Public Procecutors, conduct of Cases instituted by Delhi Special Magis-Police Establishment in the of courts trates in any State or Union Territory which to the provisions of the aforesaid section apply.

- 1. Sh. H. S. Dhaliwad,
- 2. Sh. A. A. Ansari,
- 3. Sh. A. S. Nagdeve,
- 4. Sh. V. S. Venketesh

[No. 225/6/97-AVD. II] HARI SINGH, Under Secy.

वित्त महालय

(राजस्य विभाग)

ग्रादेश

नई दिल्ली, 28 श्रगस्त, 1997

स्टाम्प

का. श्रा. 2294. — भारतीय स्टाम्प श्रिधिनियम, 1899 (1899 का 2) की धारा 9 की उप-धारा (1) के खंड (क) द्वारा प्रदेन शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा उस णृत्क को माफ करती है जो कि स्टेट बेक ग्राफ बोकानेर एड जयपुर वारा 6 मार्च, 1997 को श्रावंटित किए गए मान्न चालिस करोड़ क. के समग्र मूल्य के 8001 ने 16000 तक की विधिष्ट संख्या वाले 16% ग्रमुरक्तित विभोच्य भ्रपरिवर्तनीय एस वी बी खे बंधपन्नों (11 श्रुखला) के स्प में बणित प्रोमिसरी नोटों के ख्या के बंधपन्नों पर उन्त श्रिधिनियम के तहत प्रभाग है।

 $egin{array}{lll} [ ext{H$ . } & 4.2/97-स्टा. पा. सं. <math>1.4/1.1/97$  बि. क. ] एस. कुमार, अवर सचिव

# MINISTRY OF FINANCE (Department of Revenue) ORDER

New Delhi, the 28th August, 1997 STAMPS

S.O.2294.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the bonds in the nature of promissory notes described as 16% Unsecured Redeemable Non-Convertible SBBJ Bonds (II Series) bearing distinctive numbers from 8001 to 16000 of the aggregate value of rupees forty crores only allowed on 6th March, 1997 by the State Bank of Bikaner and Jaipur are chargeable—under—the said Act.

[No. 42/97-Stamps-F.No. 14/11/97-ST] S. KUMAR, Under Secy.

(श्राधिक कार्य विभाग) (वैक्षिग प्रभाग)

नई दिल्ली, 2 सितम्बर, 1997

का. था. 2295.—वैककारी विनियमन ग्रिधिनियम, 1949 (1949 का 10) की धारा 53 हारा प्रदत्त भिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व बेंक की सिफारिश पर, एतद्द्रारा घोषणा करती है कि इवन ग्रिधिनियम की धारा 9 के उपबंध बैंक ग्राफ,

मदुरा लि. पर 12 मार्च, 1958 की ग्रवधि तक के लिए ग्राम बन्दनामुरी, ताल्लुक ग्रम्बालपुजहा जिला ग्रलेप्पी, केरल राज्य में स्थित 4.51 एक इंकी ग्रचल सम्पत्ति के संबंध में लागु नहीं होंगे।

> [सं. 15/5/97-बो ओ ए] के. के. मंगल, श्रवर सचिव

(Department of Economic Affairs)
(Banking Division)

New Delhi, the 2nd September, 1997

S.O.2295.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government on the recommendation of Reserve Bank of India, hereby declares that the provisions of Section 9 of the said Act shall not apply to Bank of Madrua Ltd., for a period upto 12th March, 1998 in respect of immovable property of 4.51 acres situated at Vandanamuri Village, Ambalapuzha Taluka Alleppey District, Kerala State.

[No. 15/5/97-BOA] K. K. MANGAL, Under Secy.

नई दिल्ली, 5 सितम्बर, 1997

का. था. 2296.--राष्ट्रीयक्कृत बैंक (प्रबंध और प्रकीर्ण उपयंध) स्कीम, 1970 के खण्ड 3 के उप-खण्ड (1) के साथ पटित बैककारो कंपनो (उपक्रमों का ग्रजंन एवं अंतरण) ग्रिविनियम, 1970 की धारा 9 की उप-धारा 3 के खण्ड (ग) द्वारा प्रदल शिवतयों का प्रयोग करते हुए, वेन्द्रीय सरकार, एतद्वारा श्री के. शिवरामन, प्रधानाचार्य, भारतीय रिजर्व बैंक स्टाफ कालेज चेन्नई को श्री ग्रार. रामानुजम के स्थान पर सिडिकेट बैंक का निदंशक नामित करतो है।

[एफ. मं. 9/18/96-बो. ओ. I] मुधीर श्रीवास्तव, निदेशक

New Delhi the 5th September, 1997.

S.O.2296.—In exercise of the powers conferred by clause (C) of sub-section 3 of section 9 of the Banking Companies (Acquisition and Transfer of Undertakings Act, 1970 read with sub-clause (1) of clause 3 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Central Government hereby nominates Shri K. Sivaraman, Principal, Reserve Bank Staff College, Chennai as a Director of Syndicate Bank vice Shri R. Ramanujam.

[F. No. 9/18/95-B.O.I.] SUDHIR SHRIVASTAVA, Director

शहरी कार्य ग्रीर रोजगार मंत्रालय

(शहरी विकास विभाग)

(दिल्ली प्रभाग)

सार्वजनिक सचना

नई दिल्ली, 2 मितम्बर, 1997

की. ग्रा. 2297.—केन्द्र सरकार का दिल्ली बृहद योजना/क्षेत्रीय विकास योजना मे प्रस्तावित निम्नित्वित संशोधन एतद्द्वारा सार्वजनिक मूचना के लिये प्रकाणित किया जाता है। यदि किसी व्यक्ति को कोई ग्रापिन श्रथवा सुझाव हो तो इस नोटिस के जारी होने की तारीख से 30 दिन के श्रंदर सचिव, णहरी विकास मंत्रालय, निर्माण भवन, नई दिल्ली को लिखा जासकता है। श्रापित ग्रथवा सुझाव देने वाले व्यक्ति श्रपना नाम श्रौर पता भी लिखें।

संशोधन

"विदेश संचार निगन लिमिडेड की 158 एकड़ मूमि, जिसके उत्तर में मांडी गांव की श्रीर जाने वाली सड़क है का भूउपयोग "ग्रामीण उपयोग" से "सार्वजनिक श्रयवा अर्ध सार्वजनिक (सांस्थानिक) उपयोग" में परिवर्षित करने का प्रस्ताव है। उपर्युक्त संशोधन निम्नलिखित गती के अध्ययधीन है:---

- (1) भू-उपयोग में इस प्रकार के परिवर्तन से उक्त भूमि पर प्रस्तावित परिसर को सुविधार्य उपलब्ध कराना नगर निगम इत्यादि के लिये ग्रनिवार्य नहीं होगा।
- (2) विदेश संचार निगम लिमिटेड संबंधित स्थानीय निकायों द्वारा श्राम क्षेत्र को पालिका सेत्रायें तथा सुविधायें उपलब्ध कराये जाने पर इन सेवाश्रों का उपयोग कर सकता है।
- (3) इस क्षेत्र का विकास दिल्ली बृहद योजना 2001 की विकास संहिता के प्रावधानो द्वारा विकासिर्देशित होगा। तथापि, ग्राम ग्रामीण क्षेत्र को ध्यान में रखते हुए ग्राविकास ग्रास-पास के ग्रामीण वातावरण के ग्रनुरूप कम ऊंचाई एवं कम घनत्य का होगा।
- (4) भवनों का निर्माण श्रंतर्राष्ट्रीय विमानपत्तन प्राधिकरण, इत्यादि के इसी प्रकार के श्रन्य विनियमो, का भी लागू हों, के श्रनुसार किया जाये; तथा
- (5) परिसर का विकास करने समय सम्पर्क मार्ग (ग्रामीण सड़क) के मध्य से या बराबर हूरी पर श्रावण्यक मार्गाधिकार छोड़ा जाये।
- 2. प्रस्तावित संशोधन दर्शाने वाला नक्शा देखने के लिये भ्रवर मचिव (Iवी) का कार्यालय, दिल्ला प्रभाग, शहरी विकास मंत्रालय, कमरा नं. 312—"सी", निर्माण भवन, नई दिल्ली में ऊपर उल्लिखित श्रवधि के दौरान भभी कार्य दिवसीं पर उपसब्ध होगा।

[मं. के-13011/8/97-र्डा र्डी र्डि] के.के. गुप्ता, भ्रवर सचिव

## MINISTRY OF URBAN AFFAIRS AND EMPLOYMENT

(Department of Urban Development)

(Delhi Division)

#### PUBLIC NOTICE

New Delhi, the 2nd September, 1997

S.O. 2297.—The following modification which the Central Government proposes to make to the Master Plan|Zonal Development Plan for Delhi, is hereby published for public information. Any person having any objection or suggestion may please write to the Secretary, Ministry of Urban Development, Nirman Bhawan, New Delhi, within a period of thirty days from the date of issue of this notice. The person making the objection or suggestion should also give his name and address.

#### MODIFICATION

"The land use of 158 acres of land belonging to Videsh Sanchar Nigam Limited, bound on the northern side by the road going towards Mandi Village, is proposed to be changed from "rural use" to "public and semi-public (institutional) use".

The above modification is subject to the following conditions:—

- (i) Such a change in land use shall not make it obligatory to the Municipal Corporation etc. to provide utilities to the proposed complex on he said land.
- (ii) VSNL can avail of such services as and when municipal services and utilities are extended by the local concerned bodies to the general area.
- (iii) The development of the area will be guided by the provisions of teht development code of Master Plan of Delhi-2001. However, in view of the general rural areas, development should be low rise and low density, blending with the surrounding rural environment.
- (iv) Building as and when constructed, shall be according to such other regulations of the International Airports Authority, etc. which may apply; and
- (v) Necessary right of way equi-distant from from thet centre of the approach road (rural road) shall be left whole developing the campus.
- 2. The Plan indicating the proposed modification will be available for inspection at the office of the Under Secretary (IB), Delhi Division, Ministry of Urban Development, Room No. 312-C. Nirman Bhawan, New Delhi, on all working days within the period referred to above.

[No. K-13011|8|97-DDIB] K. K. GUPTA, Under Secv.

#### कोयला मंत्रालय

## नई दिल्ली 5 सितम्बर, 1997

का.त्रा. 2298.—केन्द्रीय मरकार ने कोयला धारक क्षेत्र (श्रर्जन और विकास) श्रधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पण्चात् उक्त ग्रिधिनियम कहा गया है) की धारा 7 की उपधारा (1) के श्रधीन भारत सरकार के कोयला मंत्रालय की श्रधिसूचना सं. का.त्रा. 2939 तारीख 19श्रक्तूबर, 1996 जो भारत के राजपत्न, भाग II, खंड 3, उपखंड (ii) तारीख 19श्रक्तूबर, 1996 में प्रकाशित श्रधिसूचना द्वारा उक्त श्रधिसूचना से संलग्न श्रनुसूची में विनिधिष्ट परिक्षेत्र की भूमि और उस पर के श्रधिकारों के श्रर्जन करने के श्रपने श्राशय की सूचना दी थी,

और सक्षम प्राधिकारी ने उक्त श्रधिनियम की धारा 8 के श्रनुसरण में केन्द्रीय सरकार को श्रपनी रिपोर्ट दे दी है,

और केन्द्रीय मरकार, का, पूर्वोक्त रिपोर्ट पर विचार करने के पश्चात् और उड़ीसा मरकार से पराभर्ग करने के पश्चात् यह समाधान हो गया है कि इससे संलग्न अनुसूची में विणित 1701.110 एकड़ (लगभग) 688.430 हैक्टर (लगभग) माप वाली भूमि श्राजित किये जाने चाहिये।

श्राः केन्द्रीय सरकार , कोयला धारक क्षेत्र (ग्रर्जन और विकास) ग्रिधिनियम, 1957 (1957 दा 20) की धारा 9 की उपधारा (1) द्वारा प्रदत्त ग्रिक्तयों का प्रयोग करते हुए, यह घोषणा करती है कि उक्त श्रनुसूची में वांणत 170.110 एकड़ (लगभग) या 688.430 हैक्टर (लगभग) माप वाली भूमि की उक्त भूमि में या उनपर के मभी ग्रिधिकारों के साथ ग्रिजित की जाती है।

इस अधिस्चना के अधीन आने वाल क्षेत्र के रेखांक सं. एम सी एल/एस एएम बी सी जी एम (सी पी एण्ड पी)/96/07 तारीख 3 विसम्बर, 1996 का निरीक्षण कलक्टर अंगुल (उड़ीसा) के कार्यालय में या कोयला नियंत्रक, 1, काउंसिल हाउस स्ट्रीट, कलकता के कार्यालय में या महानदी कोलफील्डस लि. (निगमित योजना बिभाग) आनन्द बिह्रर, डाकघर य सी ई बरला, जिला सम्बलपुर (उड़ीसा) के कार्यालय में किया जासकता है।

## अनुस्ची भुवनेण्यरी खड तलचर कोलफील्ड (हिगुसा क्षेत्र) जिला अंगुल (उड़ीसा)

सभी ग्रधिकार

(रेखांक सं. एम.सी.एल./एस.ए. एम.बी. (सी.जी.एम.) (सी.पी.)/97/07 तारीख 3 दिसम्बर, 1996

कम सं, ग्राम कानीम	पुलिस थाना सं.	तहसील/	जिला सब हिविजन	क्षेत्र एकड़ में	टिप्पण	
(1) (2)	(3)	(4)	(5)	(6)	(7)	
1. हेंसामुला	नलचर 85	तलचर	<b>અંગુ</b> લ	511.850	भाग	
2. जिलिंदा	तलचर 86	तलचर	अंगुल	643.970	सीम	
3. नर <b>हरि</b> पुर	तलचर ।16	तलचर	अंगुल	330.430	भाग	
4. लंगीजोदा	तिल्चर 119	तलचर	अगुल	33.750	भाग	
<ol> <li>खदोलबहाल</li> </ol>	तलचर 87	तलचर	अगुल	92.680	भाग	
6 <sub>4</sub> ु <b>मद</b> नमोहनपुर	तलचर 124	तलचर	अंगुल	17.970	भौग	
7. अनादिपुर	तलचर 120	नलचर	अंगुल	21.680	भाग	
8. कांद्रल	तलचर 125	तलचर	अंगुल	48.780	ः भाग	

कुल 1701.110 एकड़ (लगभग)

, या

688 430 हैक्टर (लगभग)

1. ग्राम हैंसामुला में प्रजित प्लाट संख्यांक (भाग): -2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160 (P), 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237. 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 263, 364, 365, 366, 367, 268, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449 (P), 450 (P), 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 383, 484, 485, 486 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510. 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 641, 642, 644, 645, 646, 647, 648, 649, 650, 651, 652 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700. 701. 702. 703. 704. 705. 706. 707. 708. 709. 710. 711. 712. 713. 714. 715. 716. 717. 718. 719. 720. 721. 722. 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 577, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 781, 782, 791, 792, 793, 794, 795, 796, 813, 814, 815, 816, 817, 818, 819, 820, 845, 846, 852, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1999, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1186 1187, 1188, 1189 (P), 1190 (P), 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1260, 1261, 2162, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1305, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 13340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1352, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1427, 1428, 1429, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1721, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1688, 1691, 1692, 1693, 1694, 1695 696, 1697, 1698, 1699, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1717, 1723(P)

1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 3126, 3127(P), 3129. 3130, 3131. 3132, 3133, 3134, 1590/5899, 1590/5900, 1590/5901, 699/5902, 698/5903, 714/5904, 505/5905, 549/5906, 550/5907, 561/5908, 556/5909, 505/5910, 452/5911, 452/5912, 452/5913, 1260/5919, 275/5921, 275/5922, 621/5927, 1406/5928, 456/5929, 455/5930, 454/5931, 452/5932, 453/5933, 452/5934, 481/5935, 569/5936, 473/5937, 473/5938, 466/5939, 466/5940, 462/5941, 481/5942, 1336/5944, 1336/5945, 1066/5948, 1059/5949, 1059/5950, 1159/5951, 599/5952, 599/5953, 1418/5954, 817/5964, 343/5965, 324/5966, 524/5967, 1312/5968, 1330/5969, 1330/5970, 387/5988, 783/5993, 783/5994, 783/5995, 783/5996, 783/5997, 783/5998, 783/5999, 783/6000, 783/6001, 783/6006, 1606/6010, 775/6025, 775/6026, 775/6027, 382/6031, 382/6032, 630/6034, 400/6036, 544/6037, 1595/6042, 730/6045, 730/6046. 730/6047, 358/6048, 442/6049, 443/6050, 331/6054, 1339/6055, 1267/6069, 1267/6070, 634/6074, 1295/6085, 1295/6086, 1316/6087, 3132/6088, 846/6089, 846/6090, 171/6091, 175/6092, 176/6093, 184/6094, 185/6095, 186/6096. 187/6097, 190/6098, 191/6099, 192/6100, 1705/6110, 329/6126, 24/6128, 151/6129, 151/6130, 141/6131, 3/6132. 3/6133, 7/6136, 1702/6142, 3131/6143, 350/6144, 1618/6154, 1590/6155, 549/6164, 1415/6165, 1415/6166, 1415/6167, 287/6172, 290/6173, 766/6174, 1590/6177, 612/6181, 1276/6191, 1276/6192, 1274/6193, 597/6197, 598/6198, 1207/6204, 520/6207, 1347/6208, 1627/6209, 1629/6210, 160/6213, 1620/6215, 1602/6231, 1639/6232, 1412/6233, 1407/6234, 199/6241, 167/6242, 1899/6243, 1898/6244, 651/6245, 1189/6246(P), 641/6278, 640/6279, 640/6280, 5120/6307, 513/6301, 513/6302, 114/6303, 1349/6304, 1349/6305, 562/6314, 813/6318, 1712/6323, 520/6349. 1620/6350, 1651/6353, 1627/6363, 1415/6370, 1415/6371, 1415/6372, 1329/6385, 562/6422, 562/6423, 199/6444, 439/6446, 773/6449, 439/6453 and 439/6454.

## 2. ग्राम जिलिंदा में ग्रजित प्लाट संख्यांक (भाग):---

2. 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 40 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71. 72. 73. 74. 75. 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 98. 99. 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119. 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139. 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158. 159. 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178. 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198. 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217. 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236. 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256. 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293. 294. 276. 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312. 313. 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 332. 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 390. 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 409. 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428. 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464. 466. 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 504. 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556 557, 558, 559, 560, 561, 544, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 613, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 658, 669, 670, 671, 672, 673, 674, 675, 677, 678, 679, 680, 681, 692, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695. 696, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713. 715. 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734,

2246 GI/97-2

737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751. 752, 753, 754, 736. 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773. 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 774, 775, 776, 777, 793. 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 795, 796, 797, 794. 808, 809, 810, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830. 831. 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 835, 849, 851, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 8 54. 870. 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908. 909. 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926. 928. 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944. 945, 947. 929, 946. 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967. 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986. 987, 988, 989, 990, 991, 992, 983, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1004. 1005, 1006 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 0133, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1942, 1043, 1044, 1045, 1046, 1047, 1048, 1050. 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1052, 1053, 1064, 1065, 1066, 1067, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1068, 1069, 1070, 1082. 1083. 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1100, 1115, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1116, 1129, 1130, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1149, 1350, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 3158, 1159, 1160, 1161, 1148, 1162, 1163, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175 1176, 1177, 1178, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1182, 1183, 1180. 1181, 1193, 1194, 1195, 1198. 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1196, 1197, 1210, 1211, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1212, 1213, 1214, 1215, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1260. 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323 1324. 1325, 1326 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1356, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381 1382, 1383, 1384, 1385, 1386, 1372, 1387. 1390, 1391, 1392, 1393, 1394, 1395, 1390, 1397, 1398, 1399, 1400 1401, 1402, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1116, 1417, 1418, 1419, 1420, 1421, 1405, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1423, 1424, 1425, 1422, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1472. 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1489, 1490, 1491, 1492 1488, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519. 1504, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1522, 1520. 1521, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1537, 1538, 1539, 1536 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1571. 1569, 1570, 1583. 1568, 1588, 1589 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1584, 1585, 1586, 1587 1598, 1604. 1607, 1608. 1602, 1603, 1605, 1606. 1609, 1610, 1611. 1600, 1601, 1599, 1619, 1620, 1613, 1614. 1615, 1616, 1617, 1618, 1621, 1622, 1623. 1624 1612, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1672, 1674, 1675, 1676, 1677, 1678, 1679,

7 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1716, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 4752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954 1555, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, . 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2211, 2211, 2214, 2215, 2216 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 223+ 2232, 2233, 2234, 2235 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2251, 2251, 2252, 2253, 2254, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 22€... 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2497, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2587, 2688, 2689, 2690, 2691, 2692, 2693, 2694, 2695, 2696, 2597, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707,

2708, 2709, 2710, 2711, 2712, 2713, 2714, 2715, 2716, 2717, 2718, 2719, 2720, 2721, 2722, 2723, 2724, 2725, 2726, 2727, 2728, 2729, 2730, 2731, 2732, 2733, 2734, 2735, 2736, 2737, 2738, 2739, 2740, 2741, 2742, 2743, 2744, 2745, 2746, 2747, 2748, 2749, 2750, 2751, 2752, 2753, 2754, 2755, 2756, 2757, 2758, 2759, 2760, 2761, 2762, 2763, 2764, 2765, 2766, 2767, 2768, 2769, 2770, 2771, 2772, 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2789, 2790, 2791, 2792, 2793, 2794, 2795, 2795, 2797, 2698, 2799, 2800, 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2820, 2821, 2822, 2823, 2824, 2825, 2926, 2827, 2828, 2829, 2830, 2831, 2832, 2833, 2834; 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 2851, 2852, 2853, 2854, 2855, 2856, 2857, 2858, 2859, 2860, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2888, 2889, 2890, 2891, 2892, 2893, 2894, 2895, 2896, 2897, 2898, 2899, 2900, 2901, 2902, 2903, 2904, 2905, 2906, 2907 2908, 2909, 2910, 2911, 2912, 2913, 2914, 2915, 2916, 2917, 2918, 2919, 2920, 2921, 2922, 2923, 2924, 2925, 2926, 2927, 2928, 2929, 2930, 2931, 2932, 2933, 2934, 2935, 2936, 2937, 2938, 1939, 2940, 2941, 2942, 2943, 2944, 2945, 2946, 2947, 2948, 2949, 2950, 2951, 2952, 2953, 2954, 2955, 2956, 2957, 2958, 2959, 2960, 2961, 2862, 2963, 2964, 2965, 2966, 2967, 2968, 2969, 2970, 2971, 2972, 2973, 2974, 2975, 2976, 2977, 2978, 2979, 2980, 2981, 2982, 2983, 2984, 2985, 2986, 2987, 2988, 2989, 2990, 2991, 2992, 2993, 2994, 2995, 2996, 2997, 2998, 2999, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 1019, 3020, 3021, 2022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 2124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295, 3296 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315 3316, 3317, 3318, 3319, 2858/3320, 2599/3321, 3134/3322, 358/3323, 1357/3324, 1142/3325, 418/3326, 1205/3327, 1035/3328, 1034/3329, 1726/3330, 2540/3331, 1212/3332, 837/3333, 1395/3334, 2425/3335, 2425/3336, 2456/3337, 2920/3338, 500/3339, 21/3340, 21/3341, 314/3342, 1161/3343, 1581/3344, 1214/3345, 875/3346, 884/3347, 885/3348, 18/3349, 295/3350, 1113/3351, 1115/3352, 1313/3353, 472/3354, 24/3355, 75/3356, 75/3357, 1011/3358, 1061/3359, 501/3360, 501/3361, 501/3362, 501/3363, 659/3364, 2179/3365, 756/3366, 498/3367, 498/3368, 498/3369, 506/3370, 506/3371, 506/3372, 506/3373, 506/3374, 508/3375, 529/3376, 525/3377, 548/3378, 548/3379, 3055/3380, 3057/3381, 3057/3382, 3057/3383, 3139/3384, 3177/3385, 654/3386, 3316/3387, 418/3388, 839/3389, 2695/3390, 397/3391 1078/3392, 1091/3393, 2516/3394, 333/3395, 333/3396, 281/3397, 281/3398, 281/3399, 281/3400, 281/3401, 281/3402, 281/3403, 281/3404, 224/3405, 224/3406, 646/3407, 1082/3408, 1084/3409, 650/3410, 3086,3411, 3086/3412, 106/3414, 1208/3415, 403/3416, 403/3417, 1339/3418, 1345/3413, 1339/3419, 1339/3420, 1344/3421, 3235/3422, 3235/2423, 3235/3424, 3235/2425, 3274/3426, 3274/3427, 3277/3428, 3295/3430, 1410/3432, 1250/3433, 1249/3434, 1250/3435, 1193/3436, 1194/3437, 2503/3438, 1410/3431, 182/3439. 2809/3441, 1770/3442, 2252/3443, 2497/3444, 2497/3445, 2497/3446, 2497/3447, 1770/3448, 560/3449, 29/3450, 1209/3451, 3241/3452, 1156/3453, 1156/3454, 1158/3455, 1215/3456, 2508/3457, 2512/ 3458, 2512/3459, 286/3460, 358/3461, 1498/3462, 242/3463, 480/3464, 1346/3465, 1346/3466, 13t2/3467, 1357/3468, 1357/3469, 1347/3470, 1347/3471, 13483472, 1351/3473, 3229/3474, 335/3475, 690/3476, 3117/ 3477, 3230/3478, 1143/3479, 1142/3480, 1141/3481, 1142/3482, 1700/3483, 1700/3484, 1701/3485, 399/3486, 1213/3487, 2275/3488, 2966/3489, 2966/3490, 340/3491, 662/3492, 1715/3493, 3232/3494, 2192/3495, 3018/ 3496, 3023/3497, 1010/3498, 294/3499, 307/3500, 274/3501, 398/3502, 398/3503, 407/3504, 407/3505. 407/3506, 407/3507, 2061/3508, 910/3509, 464/3510, 654/3511, 286/3512, 253/413, 323/3514, 3214, 3515, 3296/3516, 3302/3517, 3303/3518, 2292/3519, 2292/3520, 1339/3512, 1339/3522, 1342/3523, 1344/3524, 23/3526, 23/3527, 23/3528, 756/3529, 2772/3539, 2772/3531, 2772/3532, 2772/3533, 2772/3534, 2772//3535, 2773,/3536, 2373/3537, 2773/3538, 2773/3539, 1089/3540, 1097/3441, 1/3542, 1251/3543, 2498/ 3544, 1101/3245, 16/3546, 3480/3547, 3159/3548, 2673/3549, 2159/3550, 2497/3531, 1139/3552, 1139/3553, 1140/3453, 1137/3555, 1213/3556, 1213/3557, 1547/3558, 1490/3559, 671/3560, 674,3561, 2175/3562,

812/3563, 878/3564, 895/3565, 902/3566, 902/3567, 824/3568, 824/3569, 824/3570, 824/3571, 824/3572, 824/3573, 824/3574, 840/3575, 1201/3576, 1201/3577, 3057/3578, 3057/3579, 2787/3580, 400/3581, 400/3582, 1115/3583, 1115/3584, 2802/3585, 2802/3586, 2964/3587, 2964/3588, 2206/3589, 2258/3590, 1333/3591, 1140/3592, 644/3593, 996/3594, 692/3595, 670/3596, 672/3597, 1638/3598, 129/3599, 181/3600, 132/3601, 132/3602, 149/3603, 181/3604, 181/3605, 1062/3606, 1062/3607, 1064/3608, 1074/3609, 1487/3610, 1633/3611, 1636/3612, 160/3613, 2885/3614 and 238/3615.

3. ग्राम नरहरिपुर में भ्रजित प्लाट संख्यांक (भाग):---

2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 29, 30(P), 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76. 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126(P), 127(P'), 139(P), 219(P), 233, 234, 235, 236, 237, 238, 239, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 240, 241, 242, 243, **259,** 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 297, 298, 299, 300, 301, 202, 303, 304, 305(P), 307, 308, 309, 310, 314(P), 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 341, 340. 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 360. 361, 362, 363, 364, 365, 366, 35**9**, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 417, 418, 419, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 475, 476, 477, 478, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 494, 495, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 581(P), 582(P), 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 613, 615, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 632, 633, 634, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 651, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 670. 671, 672, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 689. 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 708. 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 728, 729, 730, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764. 747. 748, 749, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 806, 807, 825, 826. 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843. 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 864, 865, 866, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 901, 883, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 922, 923, 924, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996. 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078,

1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1991, 1992, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105(P), 1106(P), 1110, 1111, 1112,(P) 1120(P),1131(P), 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1148(P), 1171(P), 1172, 1173, 1174, 1175, 1176, 1177, 1178(P), 1216, 1217, 1218, 1219, (P), 1018/1267, 1018/1268, 408/1269, 407/127. 1177/1272, 461/1273, 20/1276, 581/1279. 836/1282 1139/1283, 1111/1284, 75/1285 575/1286, 825/1288, 461/1290, 823/1291, 823/1292, 823/1293, 823/1295, 260/1310, 366/1311, 366/1312, 366/1313, 366/1314, 366/1315, 366/1316, 246/1318, 332/1320, 489/1321, 926/1324, 931/1325,708/1326, 470/1327, 455/1329, 807/1330, 110/1334, 471/1336, 452/1338, 1179/1340, 599/1341, 581/1342, 4/1343, 32/1344, 39/1345, 497/1346, 699/1347, 11/1348, 11/1349, 857/1350, 1102/1351, 363/1353, 437/1354, 437/1355, 387/1357, 699/1358, , 18/1363, 270/1364, 833/1367, 1103/1369, 468/1370, 469/1371, 27/1372, 237/1373, 237/1374, 316/1375, 22/1377, 1177/1378, 40/1379, 575/1380, 1040/1381, 1015/1382, 248/1384, 401/1386, , 30/1387, 51/1388, 47/1389, 802/1391, 809/1392, 1138/1393, 713/1394, 1061/1395, 240/1398, 242/1399, 735/1400, 736/1401, 376/1402, 462/1403, 463/1404, 464/1405, 465/1406, 467/1407, 46/1409, 791/1411, 613/1416, 1417, 710/1418, 726/1419, 779/1420, 797/1421 ओर 1101/1422,

## 4. ग्राम लांगीजोदा में ग्राजित प्लाट संख्यांक (भाग):--

1,5(P), 13(P), 18(P), 19(P), 1/1810, 1/1811, 2/1812, (P), 2/1909, 2/1910, 2/1911, 2/1912, 2/1950, 2/1951, 2/1952, 2/1953, 2/2111, 1952/2117, 1909/2119, 1952/2126, 1953/2152, आर. 1953/2155..

## 5. ग्राम खंदीलबहाल में ग्राजित प्लाट संख्यांक (भाग):--

2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 43/83, 1/84, 1/85, 1/86, 1/87, 2/87, 2/88, 2/89, 2/90, 2/91, 1/92, 2/93, 2/94, 2/95, 6/96, 3/97, 3/98, 14/99, 14/100, 14/101 \*\*ic 14/102.

## 6. ग्राम मदनमोहनपुर में भ्राजित च्लाट संख्यांक (भाग ):---

328(P), 339(P), 340(P), 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 448, 449, 450, 451, 452, 453, 356, /534, 343/535, 361/543, 377/561, 543/569, 343/570, 441/582 और 343/593.

## 7. ग्राम श्रनाविषर में श्रीजित प्लाट संख्यांक (भाग):---

122(P), 131, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 148/163, 148/170 154/207, 154/208, 148/209(P), 148/210, 149/211, 149/212, 209/224, अर्रेस्ट 209/227.

## 8 ग्राम कांधल में भ्रजित प्लाट संख्यांक (भाग):--

2207(P), 2208(P), 2225(P), 2226, 2227, 2228, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, (P), 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 234, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342(P), 2343(P), 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371(P), 2372, 2373, 2374, 2383, (P), 2278/2410, 2254/2454, 2260,/2495, 2371/2496(P), 2371/2500(P), 2277/2501, 2286/2548, 2286/2560, 2286/2561, 2292/2562, 2299/2648, 2306/2649, 2303/2650, 2328/2685, 2270/2700, 2272/2706, 2278/2718, 2278/2719, 2278/2720, 2328/2730, 2336/2748, 2310/2751, 2279/2755, 2318/2760, 2318/2761, 2278/2834, 2372, 2278/2837.

#### सीमा वर्णनः

क-ख: रेखा "क" बिन्दु से आरम्भ होती है जो कि ग्राम एकदल, अजातिपुर और हेंसामुला का तिराहा बिन्दु है किर यह ग्राम हेंगाभुला के प्लाट सं. 1 और 2 की साम्मालत सीमा के साथ-साथ जाती है और सब अल्लाह हंगरा, हेंसामुला की सम्मिलत सीमा के साथ-साथ जाती है और बिन्दु "ख" पर मिल्सी है।

ख-ग : रेखा, ग्राम हेंसामुला के प्लाट सं. 160, 449, 450 और 1723 में होकर जाती है और प्लाट संख्या 1718 के उत्तरी पूर्व कोनं के "ग" बिन्दु पर मिलती है। य-चः :

रेखा, प्लाट संख्या 1723 की भागतः दक्षिणी सोमा और प्लाट संख्यांक 1717 की प्रक्षिणी सीमा केसाथ-साथ जाती है तब यह प्लाट संख्यांक 1715 की पश्चिमी सीमा के भाग, प्लाट संख्यांक 1713, 6323 और 1706 की प्रिचिमी सीमा, प्लाट संख्या 6110 की पश्चिमी दक्षिणी सीमा, प्ताट संख्या 1705 की दक्षिणी सीमा के भाग, प्लाट सं. 1703 की पश्चिमी सीमा और प्लाट भंड्या 6142 की पश्चिमी तथा दक्षिणीसीमा और प्लाट संख्या 1699 की भागतः पश्चिमीसोमा से होकर जाती है। तब यह प्लाट सं. 1688 की पश्चिमी और दक्षिणी सीमा, प्लाट सं. 1691 की दक्षिणों और पूर्वी सीमा, प्लाट सं. 1692 की भाग दक्षिणी सीमा प्लाट सं. 1660, 1661 और 1892 की दक्षिणी मीमा और प्लाट मं. 1893, 1911, 1945 और 1960 की दक्षिणी और पूर्वी सीमाके नाथ साथ जाती है ।तब यह प्याट यं, 1589 में होकर जाती है और प्याट संख्या 1588 के दक्षिणी तथा भागतः (पूर्वी सीमा से होवार जाती है । प्लाट सं. 1582 और 1584 के दिक्कणी आर पूर्वी सीमा, प्लाट संख्या 1585 की पूर्वी सीमा, प्लाट संख्या 1419, 1420 की दक्षिणी जीमा और प्लाट सं. 1427 की दक्षिणी तथा मागतः पूर्वी सोमा और प्लाट सं. 1429, 1384 और 1383 की दक्षिणी सीमा के साथ साथ जाती है। तब यह दक्षिणी और प्लाट सं. 1382 की दक्षिणी और पूर्वी मीमा प्लाट संख्या 6208 की भागत: धक्षिणी सीमा, प्लाट सं. 1350 की दक्षिणी सीमा 6305, 6304 और 1342 की दक्षिणी सीमा, प्लाट संख्या 1352 की दक्षिणी और पूर्वी सीमा और प्याट सं. 1320 की दक्षिणी सीमा के भाग के साथ-साथ जाती है तब रेखा प्लाट सं. 1319 की दक्षिणी और भागतः पूर्वी सीमा और प्लाट संख्यांक 1318 और 1317 की पक्षिणी सोमा के साथ-साथ जाती है। तब यह प्लाट संख्यांक 3126 की भागतः पश्चिमी और दक्षिणी सीमा के साथ साथ जाती है प्लाट संख्यांक 3127 से होकर जाती है तब प्लाट संख्यांक 3129 की दक्षिणी सीमा के साथ-साथ जाती है और प्लाट सं. 3134 में होकर जाती है और "घ" बिन्दू पर मिलती है।

घ---इ--च :

रेखा प्लाट संख्यांक 3134, 5919 और 670 की भागतः पूर्वी सीमा से जाती है और "ङ" बिन्ह पर मिलती है । तब बहु प्लाट खंख्यांक 1117, 1118, 1119, 1120, 1121, 1122, 1124, 1126, 1127 और 1130 की भागतः दांक्षणी सीमा के साथ साथ जाती है । तब यह प्लाट संख्यांक 1131 ऑर 1134 की दक्षिणी और पूर्वी सीमा, प्लाट संख्यांक 1133, 1115, 1114, 1013 और 776 की पूर्वी सीमा और प्लाट सं. 772 की भागतः दक्षिणी पूर्वी सीमा के साथ साथ जाती है। तब यह प्लाट संख्यांक 781 की दक्षिणी और पूर्वी सीमा प्लाट संख्यांक 6001,6000 और ७००६ की दक्षिणी सीमा, प्लाट संख्यांक 791 की दक्षिणी तथा भागतः पूर्वी सीमा, संख्यांक 796, 6318, 814, 5964, 817, 818 और 819 की दिक्षणी सीमा, प्लाट संख्यांक 820 की दक्षिणो तथा भागतः पूर्वी सीमा और प्लाट संख्यांक 845, 6089और 847 को दक्षिणी सीमा के साथ-साथ जाती है । रेखा प्लाट मं. 852 के भागतः पश्चिमी धक्षिणी और पूर्वी मीमा के साय-माथ जानी है और "च" बिन्दू पर मिलती है।

**च-**छ-ज :

रेखा ग्राम जिलिदा श्रीर हेंसामुता की समिनतित सीना के माथ माग जाती है श्रीर ग्राम हेंसामुजा, केप्लाट सं. 1186 के दक्षिण पिष्चिमी कोण के "छ" बिन्दू पर मिलती है तब यह प्लाट सं. 1186 की दक्षिणी सीमा भौर प्लाट सं. 6246 की भागतः पश्चिमी सीमा के साथ साथ बढती है और यह प्लाट संख्यांक 6246 1189और 1190 से होते हुए जाती है भौर ग्राम हेंसामला के प्लाट संख्यांक 6204 की दक्षिणी सीमा केसाथ साथ जाती है ग्रीर ''ज'' बिन्दू पर मिलती है जो ग्राम होंसाम्ला ग्रीर नरहरिपुर को दोराहा बिन्दूहै।

ज--ध्र :

रेखा ग्राम हेंसामुला श्रौर नरहरिपुर की सम्मिलित सीमा के ''ज'' बिन्दू को पार करती है तब यह प्लाट संख्या 1186 ग्रीर 1105 ते होते हुए जाती है ग्रीर प्लाट संख्यांक 1110 की भागत: दक्षिणी सीमा के साथ साथ जाती है तब यह प्लाट संख्यांक 1112, 1120 भीर 1131 से होते हुए जाती है ग्रीर प्लाट संख्यांक 1131 की पूर्वी सीमा के भाग ग्रीर प्लाट सं. 1134 की भागत: दक्षिणी सीमा ग्रीर प्लाट संख्यांक 1137, 1139 ग्रीर 1149 की दक्षिणी सीमा के साथ साथ जाती है फिर यह प्लाट सं. 1148 से होते हुए जाती है प्लाट सं. 1172 की दक्षिणी सीमा के साथ साथ जाती है तब प्लाट सं. 1171 से होते हुए जाती है ग्रीर प्लाट संख्यांक 1174 ग्रीर 1175 की दक्षिणी सीमा तथा प्लाट संख्यांक 1176 की भागतः दक्षिणी सीमा के साथ साथ जाती हैं फिर रेखा प्लाट संख्यांक 1340 की दक्षिणी सीमा फिर प्लाट संख्यांक 1216 के भागत: पिष्विमी दक्षिणी ग्रौर भागतः पूर्वी सीमा केसाथ माथ जाती है ग्रीर तब प्लाट संख्यांक 1219 श्रीर 1178 से होते हुए जाती है। तब यह प्लाट संख्यांक 846 के भागतः दक्षिणी श्रीर पर्वी

सीमा के साथ साथ जातो है गांद प्याः सं. 837 की भागत पूर्वी सीमा के साथ जाती है। फिर यह प्याट सं. 1281 की पित्रणी और भागतः पूर्वी सीमा प्याट संख्या 834 की दिशणी और पूर्वी सीमा फिर प्लाट संख्या 833 और 826 की भागतः दिशणी और भागतः पूर्वी सीमा साथ साथ जाती है और फिर प्लाट संख्यांक 826 की दिशणी और पूर्वी सीमा के साथ साथ जाती है फिर पह प्याट संख्यांक 827 की भागतः दिश्वणी और भागतः पूर्वी सीमा, फिर प्याट सं. 1288 की भागतः दिश्वणी और भागतः पूर्वी सीमा, फिर प्याट सं. 1298 की भागतः दिश्वणी और भागतः पूर्वी सीमा, फिर प्याट संख्यांक 1295 की विश्वणी तथा पूर्वी सीमा के साथ साथ जाती है फिर प्लाट सं. 1293 की भागतः दिश्वणी सीमा और ग्राम नरहिरपुर के प्लाट सं. 823 की दिश्वणी सीमा के साथसाथ जाती है प्रीर "झ" बिन्दु पर मिलती है जो कि ग्राम नरहिरपुर और लोगीजोदा की सिमालिन सीमा पर है।

ল\_হা\_ট :

रेखा ग्राम नग्हरिपुर श्रौर लांगीजोदा की सिम्मिलित सीमा को पार करती है ग्रौर यह ग्राम लांगीजोदा प्लाट सं. 1812 से होकर जाती है, फिर प्लाट संख्यांक 1912 की दक्षिणी सीमा के साथ-साथ बढ़ती है ग्रौर प्लाट संख्यांक 513, 18 ग्रौर 19 से होकर जाती है ग्रीर ग्राम लांगीजोदा ग्रौर कांघल की मिम्मिलित सीमा के "डा" बिन्दु पर मिलती है फिर ग्राम कांघल ग्रौर लांगीजोदा की भागतः सिम्मिलित सीमा के साथ साथ जाती है जो ग्राम कांघल के प्लाट सं. 2338 की दक्षिणी सीमा भी है फिर यह प्लाट संख्यांक 2348 ग्रौर 2342 से होते हुए ग्राम कांघल को पार करती है फिर प्लाट संख्यांक 2341 की भागतः दक्षिणी सीमा ग्रौर प्लाट संख्यांक 2351 2352 2374 ग्रौर 2373 की दक्षिणी सीमा के साथ साथ जाती है फिर यह प्लाट संख्यांक 2371 2496 2500 ग्रौर 2383 से होते हुए जाती है ग्रौर "ट" बिन्दु पर सिलती है जो कि ग्राम कांघल ग्रौर मदनमोहनपुर का दोराहा बिन्दु है।

**ਟ-ਨ-ਭ-**ਫ :

रेखा प्लाट संख्यांक 404, 405 श्रीर 406 श्रीर 406 की दक्षिणी सीमा के साथ साथ ग्राम मदनमोहनपुर से होकर जाती है फिर यह प्लाट सं. 436 के भागतः पिक्चमी दक्षिणी और भागतः पूर्वी सीमा प्लाट सं. 428 की दक्षिणी सीमा श्रीर प्लाट सं. 444 की दक्षिणी ग्रीर भागतः पूर्वी सीमा के साथ साथ बढ़ती है फिर यह प्लाट संख्यांक 448 ग्रीर 449 की दक्षिणी सीमा प्लाट संख्यांक 449, 450 452 श्रीर 453 की पूर्वी सीमा के साथ साथ बढ़ती है फिर प्लाट संख्यांक 339, 340 श्रीर 328 ग्रीर प्लाट संख्यांक 342 की उत्तरी सीमा से होते हुए जाती है और ग्राम मदननोहनपुर और कांधल के दोराहे बिन्दु "ङ" पर मिलती है फिर यह ग्राम मदनमोहनपुर श्रीर कांधल की भागतः सिमालित सीमा के साथ साथ जाती है ग्रीर ग्राम कांधल से होकर प्लाट संख्यांक 2252 की उत्तरी सीमा के साथ जाती है। फिर यह प्लाट संह्यांक 2252 की उत्तरी सीमा के साथ जाती है। फिर यह प्लाट संख्यांक 2276 की उत्तरी सीमा के साथ जाती है। फिर यह प्लाट संख्यांक 2278 की भागतः उत्तरी सीमा के साथ जाती है और प्लाट संख्यांक 2208 2278 और 2207 से होते हुए जाती है ग्रीर ग्राम कांधल और ग्रामादिपुर के दोराह बिन्दु"ढ" पर मिलनी है।

**ढ-ण-**स-थ :

रेखा ग्राम श्रनादिवुर से होकर जाती है ग्रीर प्लाट सं. 122 की भागतः पूर्वी ग्रीर उत्तरी सीमा के साथ किये प्लाट से 131 ग्रीर 137 की उत्तरी सीमा ग्रीर प्लाट संख्या 136 की उत्तरी ग्रीर पिश्चिमी सीमा ग्रीर प्लाट सं. 138 की पिष्चिमी सीमा के साथ साथ जाती है फिर यह प्लाट सं. 209 में होते हुए जाती है ग्रीर प्लाट सं. 224 की भागतः पूर्वी ग्रीर उत्तरी सीमा के साथ जाती है, ग्रीर "ण" बिन्दु पर मिलती है जो कि ग्रास प्रचादिपुर ग्रीर नरहरिपुर का दोराहा विन्दु है ग्रीर श्रनादिपुर ग्रीर नरहरिपुर की सिमालत सीमा को पार करती है फिर यह ग्राम नरहिएपुर के प्लाट संख्या 581 से होकर जाती है ग्रीर प्लाट संख्यांक 705, 704, 703 की उत्तरी सीमा के साथ साथ जाती है फिर रेखा प्लाट सं. 609 की उत्तरी पश्चिमी सीमा ग्रीर ग्रीर प्लाट सं. 600 की भागतः उत्तरी सीमा के साथ माथ जाती है फिर प्लाट सं. 599 की पूर्वी उत्तरी ग्रीर पिष्चिमी सीमा ग्रीर प्लाट सं. ममा 598 की उत्तरी जीमा के साथ साथ जाती है ग्रीर प्लाट सं. 582 में होकर जाती है ग्रीर प्लाट सं. 582 में होकर जाती है ग्रीर प्लाट सं. 582 में होकर जाती है ग्रीर प्लाट सं. 582 ग्रीर 577 की सिम्मिलत सीमा के "त" बिन्दु पर मिनती है। फिर रेखा प्लाट सं. 575 की उत्तरी सीमा के साथ साथ फिर प्लाट सं. 1380 की भागतः पूर्वी सीमा ग्रीर प्लाट संख्या 1380, 1286

फौर 576 की उत्तरी सीमा के साथ साथ जातो है। फिर यह प्लाट मं. 314 प्रीर प्लाट संख्या 315 की भागतः पूर्वी सीमा श्रीर प्लाट संख्यांक 310, 309, 308 श्रीर 307 की उत्तरी सीना फिर प्लाट सं. 305 की भागतः पूर्वी सीमा सेहोकर जाती है। फिर यह प्लाट मं. 305 में होते हुए जाती है प्लाट स. 233 की पूर्वी श्रीर उत्तरी मीमा के साथ-साथ श्रामे बढ़ती है फिर प्लाट मं. 219 में होते हुए और प्लाट स. 117 की भागतः पूर्वी सीमा के माथ जाती है और प्लाट सं. 126 श्रीर 127 से होते हुए जाती है श्रीर फिर प्लाट सं. 67 की पर्शी सीमा के साथसाथ जाती है और ग्राम नरहरिपुर के प्लाट सं. 30 ग्रौर 139 से होते हुए जाती है ग्रीर ग्राम नरहरिपुर श्रौर जदुनाथपुर की सिम्मलित मीमा के "ब" बिन्दू पर मिलती है।

थ-द-ध-त-प-क रेखा नरहरिपुर जदनाथपुर और नरहरिपुर -ग्ररखालपाल की सम्मिलित ग्राम सीमा के साथ साथ ग्राम नरहरिपर-अरखालपाल जिलिंदा के तिराहे तक ग्रागे बढ़ती है भौर बिन्दु "द" पर मिलती है। फिर यह ग्राम जिलिदा-ग्ररखालपाल की सम्मिलित ग्राम सीमा के साथ जाती है और ग्राम जिलिदा-प्ररखापाल-रघुनाथपुर के तिराहे बिन्दू पर "ध" बिन्दू पर मिलती है फिर एउ ग्राम जिलिदा-रव्नाथपुर की सम्मिलित सीमा साथ जाती है स्रीर "न" बिन्दू पर मिलती है जो कि ग्राम खादलबाहेल श्रौर जिलिंदा की सम्मिलित सीमा पर है। फिर रेखा, ग्राम खादनबाहेल श्रौर बी रामचन्दरपर की सम्मिलित सीमा के साथ साथ जाती है और ग्राम हेंसामुला और खादुलक्षाहेल की सम्मिलित सीमा पर "प" बिन्दू पर मिलती है। फिर यह ग्राम हेंसामूला वी रामचन्दरपर श्रीर हेंसामुला -एकदल की सम्मिलित सीमा के साथ साथ जाती है श्रीर श्रारंभिक बिन्दू "क" पर पर मिलती है जो कि ग्राम हेंसामुला , एकदल, ग्रजानिपुर का तिराहा बिन्दू है।

> [फा.सं. 43015/3/96-एल.एस. डब्स्य.] श्रीमती पी.एल. सैनी, अवर सचिव

#### MINISTRY OF COAL

New Delhi, the 5th September, 1997

S. O. 2298.—Whereas by the notification of the Government of India in the Ministry of Coal No. S. O. 2939 dated the 9th October, 1996 issued under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) and published in Part-II Section 3, Sub-section (ii) of the Gazette of India dated the 19th October, 1996, the Central Government gave notice of its intention to acquire lands and rights in the locality specified in the Schedule appedned to that notification:

And whereas the competent authority, in pursuance of section 8 of the said Act has made his report to the Central Government.

And whereas the Central Government after considering the report aforesaid and after consulting the Government of Orissa is satisfied that the lands measuring 1701.110 acres (approximately) or 688.430 hectares (approximately) described in the Schedule appended hereto should be acquired.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby declares that the land measuring 1701.110 acres (approximately) or 688.430 hectares (approximately) described in the said Schedule are hereby acquired with all rights in or over the said land.

The plan No. MCL/SAMB/CGM (CD & P)/96/07 dated the 3rd December, 1996 of the area covered by this notification may be inspected in the office of the Collector, Angul (Orissa) or in the office of the Coal Controller, I, Council House Street, Calcutta or in the office of the Mahanadi Coalfields Limited (Corporate Planning Department), Anand Vihar, P.O. UCE, Burla, Distt. Sambalpur (Orissa).

#### SCHEDULE

# BHUBANESWARI BLOCK TALCHER COALFIELD (HINGULA AREA) DISTRICT ANGUL (ORISSA)

ALL RIGHTS

(Plan No. MCL/SAMB/CGM (CP)/96/07 dated the 03rd Dec., 1996)

Sl. No. Number	Village	Police Station & No.	Tahsil/Sub Div.	District	Area in acres.	Remarks
1.	Hensamula	Talcher 85	Talcher	Angul	511.850	Part
2.	Jilinda	Talcher 86	Talcher	Angul	643.970	Part
3.	Naraharipur	Talcher 116	Talcher	Angul	330,430	Part
4.	Langijoda	Talcher 119	Talcher	Angul	33,750	Part
5.	Khandual-bahal	Talcher 87	Talcher	Angul	92.680	Part
6.	Madanmohanpur	Talcher 124	Talcher	Angul	17.970	Part
7.	Anadipur	Talcher 120	Talcher	Angul	21.680	Part
8.	Kandhal	Talcher 123	Talcher	Angul	48.780	Part
				Total	1701.110 (approximate	
					688.430 h (approximate	ectares

1. Plot numbers acquired in village Hensamula (Part) :- 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160 (P), 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274. 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 263, 364, 365, 366, 367, 268, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449 (P), 450 (P), 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 4861 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534. 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557. 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581. 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605. 606 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629. 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652. 2246 GI/97--3

2. Plot numbers acquired in village Jilinda (Part) :--

199/6444; 439/6446, 773/6449, 439/6453 and 439/6454.

2, 3, 4, 5, 6, 7, 8, 19, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, **28**, **29**, **30**, **31**, **32**, **33**, **34**, **35**, **36**, **37**, **38**, **39**, **40**, **41**, **42**, **43**, **44**, **45**, **46**, **47**, **48** 49. 50, 51, **52**, **53**, **45**, **55**, **56**, **57**, **58**, **59**, **60**, **61**, **62**, **63**, **64**, **65**, **66**, **67**, **68**, **69**, **70**, **71**, **72**, **73**, **76**, **77**, **78**, **79**, **80**, **81**, **82**, **83**, **84**, **85**, **86**, **87**, **88**, **89**, **90**, **91**, **92**, **93**, **94**, **95**, **96**, **97**, **98**, **99**, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122 123, 124, 125, 126, 127 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217,

5120/6300, 512/6301, 512/6302, 114/6303, 1349/6304, 1349/6305, 562/6314, 813/6318, 1712/6323, 520/6349, 1620/6350, 1651/6353, 1627/6363, 1415/6370, 1415/6371, 1415/6372, 1329/6385, 562/6422, 562/6423, 773/6441,

218, 219, 220, 221, 222, 223, 214, 225, 216, 227, 228, 229, 230, 231, 232, 233, 204, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 211, 312, 313, 295, 296, 297, 298, 199, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 339, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408. 409. 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 455, 456, 457, 458, 459, 460, 461, 462, 463, 449, 450, 451, 452, 453, 454, 464, 465, 467. 468. 469. 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480. 481, 482, 483, 484. 499, 500, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 501, 502, 503, 504, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 507, 598, 506, 505, 536, 537, 538, 539, 540, 541, 542, 543, 529, 530, 531, 532, 533, 534, 535, 525. 526, 527, 528, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 544. 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 563. 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 624, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 638, 648, 649, 650, 651, 652, 653, 654, 640, 641, 642, 643, 644, 645, 646, 647, 655, 656, 657, 659, 660, 661, 662, 663, 664, 635, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675. 676. 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715. 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734. 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746 747, 748, 749, 750, 751, 753, 752, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772. 773. 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792. 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809 810, 811, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850. 833, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 852, 853, 869. 870. 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884 885, 886, 887, 888, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905; 906, 907, 908. 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928. 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 955, 967. 979, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986. 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1021, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1037, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1091, 1092, 1093, 1086, 1087, 1088, 1089, 1090, 1094, 1095, 1096, 1097, 1098 1085, 1099. 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1100, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180. 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1212, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259,

1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1260, 1277, 1278 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1324, 1325, 1326, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1340, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1391, 1392, 1393, 1394, 1395, 1296, 1397, 1398, 1399, 1400 1401, 1402, 1403, 1404, 1390, 1389. 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1405. 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1455. 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1472, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1489, 1490, 1491, 1492 1488. 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1504, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1520. 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1537, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1594, 1595, 1596. 1597, 1598. 1584. 1585. 1586, 1587 1588, 1589 1590, 1591, 1592, 1593, 1604, 1605, 1606, 1607, 1608. 1600. 1610, 1611, 1599. 1600. 16)1, 16)2, 1603, 1617, 1622. 1612, 1614, 1615, 1616. 1618, 1619, 1620,1621, 1623, 1624, 1613, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1**770**, 1**771**, 1**772**, 1**773**, 1**774**, 1**775**, 1**776**, 1**777**, 1**778**, 1**779**, 1**780**, 1**781**, 1**782**, 1**783**, 1**784**, 1**785**, 1**786**, 1**787**, 1**788**, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1700, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, **1826,** 1827, 1828, 1829, 1830, 1831, 1832,1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881 1882, 1883, 1884, 1885, 1886, 1888, 1889, 1890, 1891, 1892, 1892, 1894, 1895, 1896, 1897, 1898, 1899 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, **2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121**, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, **2139**, 2140, 2141, 2142, 2143, 2144, 2145, 9146, 2147, 2148, 2149, 2150, 1151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2161, 2172, 2173, 2174, 2175, 2176, 2177 2184, 2184, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2178, 2179, 2180, 2181, 2182, 2183, **2196, 2197, 2198, 2199**, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, **2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232,** 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, **2251**, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269,

2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2350 ,2351, 2352, 2353, 2354, 2355, 2356, 2457, 2358, 2359, 2360, 2361, 2362, 2363, 2346, 2347, 2348, 2349, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2333, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2497, 2488, 2489. 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2620, 2621, 2622, 2623, 2624, 2625, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2617, 2618, 2619. 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2587, 2688, 2689, 2695 2696, 2697, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707, 2690, 2691, 2692, 2693, 2694, 2708, 2709, 2710, 2711, 2712, 2713, 2714, 2715, 2716, 2717, 2718, 2719, 2720, 2721, 2722, 2723, 2724, 2725, 2727, 2728, 2729, 2730, 2731, 2732, 2733, 2734, 2735, 2736, 2737, 2738, 2739, 2740, 2741, 2742, 2743. 2744, 2745, 2746, 2747, 2748, 2749, 2750, 2751, 2752, 2753, 2754, 2755, 2756, 2757, 2758, 2759, 2760, 2761, 2762 2763, 2764, 2765, 2766, 2767, 2768, 2769, 2770, 2771, 2772, 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2789, 2790, 2791, 2792, 2793, 2794, 2795, 2796, 2697, 2798, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2799, 2800, 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817 2829, 2830, 2831, 2832, 2833, 2834, 2821, 2822, 2823, 2824, 2825, 2926, 2827, 2828, 2820, 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 2851, 2852, 2853, 2854, 2855, 2856, 2857, 2858, 2859, 2860, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2869, 2870, 2872, 2872 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2888, 2889, 2873, 2874, 2875. 2876. 2890, 2891, 2892, 2893, 2894, 2895, 2896, 2897, 2898, 2899, 2900, 2901, 2902, 2903, 2904, 2905, 2906, 2907 2908, 2909, 2910, 2911, 2912, 2913, 2914, 2915, 2916, 2917, 2918, 2919, 2920, 2931, 2922, 2923, 2924, 2925 2926, 2927, 2928, 2929, 2930, 2931, 2932, 2933, 2934, 2935, 2936, 2937, 2938, 2939 2940, 2941, 2942, 2943, 2944 2945, 2946, 2947, 2948, 2949, 2950, 2951, 2952, 2953, 2954, 2955, .2956, 2957, 2958, 2959, 2960 ,2961, 2862, 2963 2964, 2965, 2966, 2967, 2968, 2969, 2970, 2971, 2972, 2873, 2974, 2975, 2976, 2977, 2978, 2979, 2980, 2981, 2982 2983, 2984, 2985, 2986, 2987, 2988, 2989, 2990, 2991, 2992, 2993, 2994, 2995, 2996, 2997, 2998, 2999, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3 037, 3038, 3022, 3042, 3043, 3044, 3045, 3046, 3047, \$3048, 3049, 3050, 3051, 3052, \$3053, 3054, 3055, 3056 3039, 3040, 3041, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 2066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3076, 3077. 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3094, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 2124, 3125, 3126, 3127, 3128, 3111, 3112, 3113, 3114, 3115, 3116, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175. 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295, 3296

3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 756/3319, 2858/3320, 2599/3321, 3134/3322, 358/3323, 1357/3324, 1142/3325, 418/3326, 1205/3327, 1035/3328, 1034/3329, 1726/3330, 2540/3331, 1212/3332, 837/3333, 1395/3334, 2425/3335, 2425/3336, 2456/3338 2920/3338, 500/3339, 21/3340, 21/3341, 314/3342, 1161/3343, 1581/3344, 1214/3345, 875/3346, 884/3347, 885/334, 1833349, 295/3350, 1113/3351, 1115/3352, 1313/3352, 472/3354, 24/3355, 75/3356, 75/3357, 1011/3358, 1061/3359, 501/3360, 501/3361, 501/3362, 501/3363, 659/3364, 2179/3365, 756/3366, 498/3367, 498/3368, 498/3369, 506/3370, 506/3371, 506/3372, 506/3373, 506/3374, 508/3375, 529/3376, 525/3377, 548/3378, 548/3379, 3055/3380, 3057/3381, 3057/3382, 3057/3383, 3119/3384, 3177/3385, 654/3386, 3316/3387, 418/3388, 839/,3389, 2695/3390, 397/3391, 1078/3392, 1091/3393, 2516/3394, 333/3395, 333/3396, 281/3337, 281/3398, 281/3399, 281/3400, 281/3401, 281/3402, 281/3404, 224/3405, 224/3406, 646/3407, 1082/3408, 1083/3409, 650/3410, 3086/3412, 1345/3413, 106/3414, 1208/3415, 403/3416, 403/3417, 1339/3418, 1339/3419, 1339/3420, 1344/3421, 3235/3422, 3235/3423, 3235/3424, 3235/3425, 3274/3426, 3274/3427, 3277/3428, 3595/3429. 3295/3430. 1510/3431, 1510/3432, 1250/3433, 1249/3434, 1250/3435, 1193/3436, 1194/3437, 2503/3438, 182/3439, 2802/3440, 2809/3441, 1770/3442, 2252/3443, 2497/3444, 2497/3445, 2497/3446, 2497/3447, 1770/3448, 560/3449, 29/3450, 1209/3451, 3241/3452, 1156/3453, 1156/3454, 1158/3455, 1215/3456, 2508/3457, 2512/ 3458, 2512/3459, 286/3460, 358/3461, 1498/3462, 242/3463, 480/3464, 1346/3465, 1346/3466, 1352/3467, .1357/3468, 1357/3469, 1347/3470, 1345/3471, 1348/3472, 1351/3473, 3229/3474, 335/3475, 690/3476, 3117/ 3477, 3230/3478, 1143/3479, 1142/3480, 1141/3481, 1142/3482, 1700/3483 1700/3484, 1701/3485, 399/3486, 1213/3487, 2275/3488, 2966/3489, 2966/3490, 340/3491, 662/3492, 1715/3493, 3232/3494, 2192/3495, 3018/ 3496, 3023/3497, 1010/3498, 294/3499, 307/3500, 274/3501, 398/3502, 398/3503, 407/3504, 407/3505, 407/3506, 407/3507, 2061/3508, 910/3509, 464/3510, 654/3511, 286/3512, 2/3513, 323/3514, 3234/3515, 3296/3516, 3302/3517, 3303/3518, 2292/3519, 2292/3520, 1339/3521, 1339/3522, 1342/3523, 1344/3524, 2732/3525, 23/3526, 23/3527, 23/3528, 756/3529, 2772/3530, 2772/3531, 2772/3532, 2772/3533, 2772/3534 2772//3535, 2773,/3536, 2373/3537, 2773/3538, 2773/3539, 1089/3540, 1097/3441, 1/3542, 1251/3543, 2498/ 3544, 1101/3545, 16/3546, 3480/3547, 3159/3548, 2673/3549, 2159/3550, 2497/3531, 1139/3552, 1139/3553, 1140/3454, 1137/3555, 1213/3556, 1213/3557, 1547/3558, 1490/3559, 671/3560, 674/3561, 2175/3562, 812/3563, 878/3564, 895/3556, 902/3566, 902/3567, 824/3568, 824/3569, 824/3570, 824/3571, 824/3572, 824/3573, 824/3574, 840/3575, 1201/3576, 1201/3577, 3057/3578, 3057/3579, 2787/3580, 400/3581, 400/ 3582, 1115/3583, 1115/3584, 2802/3585, 2802/3586, 2964/3587, 2964/3588, 2206/3589, 2258/3590, 1333/ 1140/3592, 644/3593, 996/3594, 692/3595, 670/3596, 672/3597, 1638/3598, 129/3599, 181/3600, 1062/3606, 132/3601, 132/3602, 149/3603, 181/3604, 181/3605, 1062/3607, 1064/3608, 1487/3610, 1633/3611, 1636/3612, 160/3613, 2885/3614, and 238/3615,

3. Plot numbers acquired to village Naraharipur (Part) :--

2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 26, 27, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 83, 84, 86, 87, 88, 89, 90, 91, 92, 93, 94 95, 96, 97, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126(F), 127(P'), 139(P), 219(P), 233, 234, 235, 236, 237, 238. 239. 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 258, 240, 241, 242, 243 257, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 275, 276, 289, 290, 291, 292, 293, 294, 295, 296 , 297, 298, 299, 300, 301, 302, 303, 304, 305(P), 307, 308, 309, 310, 314(P), 315, 316, 317, 318, 319 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 362, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 401, 411, 412, 413, 414, 415, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 554, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 460, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540 , 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 581(P), 582(P), 583, 584, 585, 586, 587, 588, 589, 590 591, 592, 593, **594**, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611,

613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631. 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650. 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 669 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688. 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, Ż07, 706, 708, 709, 710, 711, 712, 713, 714. 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764. 065, 747. 766, 757, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824. 834, 837, 838, 839, 840, 841, 843, 827, 833, 842, 844. 825, 826. 845, 846, 847, 848, 849, 850, 851, 852, 353, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863. 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 864, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 902, 903, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 922, 923, 924 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 941, 942, 973, 974, 975, 976, 977, 978, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972 960, 961, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1049, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105(P), 1106(P), 1110, 1111, 1112(P), 1120(P), 1131(P), 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1148(P), 1171(P), 1172, 1173, 1174, 1175, 1176, 1177, 1219(P), 1018/1267, 10118/1268, 408/1269, 407/1270, 1177/1272, 461/1273. 1178(P), 1216, 1217, 1218, 1139/1283. 1111/1284, 75/1285, 575/1286, 20/1276. 581/1279, 836/1282 825/1288, 825/1289. 461/1290, 823/1291, 823/1292, 823/1293, 823/1295, 260/1310, 366/1211, 366/1312, 366/1313, 366/1314 366/1315, 366/1316, 246/1318, 332/1320, 489/1321, 926/1324, 931/1325,708/1326, 470/1327, 455/1329, 807/1330, 110/1334, 471/1336, 452/1338, 1179/1340, 599/1341, 581/1342, 4/1343, 32/1344, 39/1345, 497/1346, 699/1347, 11/1348 11/1349, 857/1350, 1102/1351, 363/1353, 437/1354, 437/1355, 387/1357, 699/1358, 18/1363, 270/1364, 833/1367, 1103/1369, 468/1370, 469/1371, 27/1372, 237/1373, 237/1374, 316/1375, 22/1377, 1177/1378, 40/1379, 575/1380, 1040/1381, 1015/1382, 248/1384, 401/1386, 30/1387, 51/1388, 47/1389, 802/1391, 809/1392, 1138/1393, 713/1394, 1061/1395, 240/1398, 242/1399, 735/1400, 736/1401, 376/1402, 462/1403, 463/1404, 464/1405, 465/1406, 467/1407, 46/1409, 791/1411 613/1416, 1417, 710/1418, 726/1419, 779/1420, 797/1421and1101/1422,

#### 4. Plot numbers acquired in village Langijoda (Part):—

1,5(P), 13(P), 18(P), 19(P), 1/1810, 1/1811, 2/1812, (P), 2/1909, 2/1910, 2/1911, 2/1912, 2/1950, 2/1951, 2/1952, 2/1953, 2/2111, 1952/2117, 1909/2119, 1952/2126, 1953/2152, and 1953/2155.

5. Plot numbers acquired in village Khandualbahal (Part):-

2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 43/83, 1/84, 1/85, 1/86, 2/87, 2/88, 2/89, 2/90, 2/91, 1/92, 2/93, 2/94, 2/95, 6/96, 3/97, 3/98, 14/99, 14/100, 14/101, and 14/102.

#### 6. Plot numbers acquired in village Madanmohanpur (Part) :---

328(P), 339(P), 340(P), 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 350, 351, 352, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 448, 449, 450, 451, 452, 453, 356/534, 343/535, 361/543, 377/561, 543/569, 343/570, 441/582 and 343/593.

7. Plot numbers acquired in village Anadipur (Part) :--

122 (P), 131, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 148/163, 148/170 154/207, 154/208, 148/209(P), 148/210, 149/211, 149/212, 209/224, and 209/227.

8. Plot numbers acquired in village Kandhal (Part); --

2207(P), 2208(P), 2225(P), 2226, 2227, 2228, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, (P), 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342(P), 2343(P), 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371(P), 2372, 2373, 2374, 2383, (P), 2278/2410, 2254/2454, 2260, 2495, 2371/2496(P), 2371/2500(P), 2277/2501, 2286/2548, 2286/2560, 2286/2561, 2292/2562, 2299/2648, 2306/2649, 2303/2650, 2328/2685, 2270/2700, 2272/2706, 2278/2718, 2278/2719, 2278/2720, 2328/2730, 2336/2748, 2310/2751, 2279/2755, 2318/2760, 2318/2761, 2278/2834, and 2278/2837.

#### Boundary Description

A-B Line starts from point "A" which is the trijunction point of village Ekdal, Ajatipur and Hensamula. Then it passes along the common boundary of plot No. 1 and 2v of village Hensamula and then passes along the common boundarys of villages Allahadnagra, Hensamula and meets at point "B".

B-C Line passess through plot Nos. 160, 449, 450 and 1723 of village Hensamula and meets at point "C" at the north-west corner of plot No. 1718.

C-D Line passes along partly southern boundary of plot No. 1723 and southern boundary of plot No. 1717. Then it passess along the part of Western boundary of plot No. 1715, western boundary of plot numbers 1713, 6323 and 1706. West southern boundary of plot No. 6110, part of southern boundary of plot No. 1705, western boundary of plot No. 1703 and western and southern boundary of plot No. 6142 and partly western boundary of plot No. 1699. Then it passess along the western and sourthern boundary of plot No. 1688, southern and eastern boundary of plot No. 1691, part southern boundary of plot No. 1692, sourthern boundary of plot numbers 1660, 1661 and 1892, southern and eastern boundaries of plot numbers 1893, 1911, 1945 and 1960. passess through plot No. 1589 and passess along southern and part eastern boundary of plot No. 1588, southern and eastern boundary of plot numbers 1582 and 1584, eastern boundary of plot No. 1585, southern boundary of plot numbers 1419, 1420 and southern and part eastern boundary of plot No. 1427 and southern boundary of plot Nos. 1429, 1384 and 1383. Then it passes along the southern and eastern boundary of plot No. 1382, part southern boundary of plot No. 6208, southern boundary of plot numbers 1350, 6305, 6304 and 1349, southern and eastern boundary of plot No. 1352 and part of southern boundary of plot No. 1320. Then line passess along the southern and partly eastern boundary of plot No. 1319 and southern boundary of plot numbers 1318 and 1317.

Then it passess along the partly western and southern boundary of plot No. 3126, passess through plot No. 3127, then passess along the southern boundary of plot No. 3129 and passes through plot No. 3134 and meets at point "D".

D-E-F Line passes along the part eastern boundary of plot numbers 3134, 5919 and 670 and meets at point "E". Then it passess along the southern boundary of plot numbers 1117, 1118. 1119, 1120, 1121, 1122, 1124, 1126, 1127 and 1130. Then it passess along the southern and eastern boundary of plot numbers 1131 and 1134, eastern boundary of plot numbers 1133, 1115. 1114, 1013 and 776 and partly south easthern boundary of plot No. 772. Then it passess along the southern and eastern boundary of plot No. 781, southern boundary of plot numbers 6001, 6000 and 6006, southern and part eastern boundary of plot No. 791, southern boundary of plot numbers 196, 6318, 814, 5964, 817, 818 and 819, southern and partly eastern boundary of plot No. 820 and southern boundary of plot numbers 845, 6089 and 847. The line passess alongwith part western. southern and eastern boundary of plot No. 852 and meets at point "F".

F-G-H Line passes along the common boundary of village Jillinda and Hensamula and meets at point "G". On the south western corner of plot No. 1186 of village Hensamula. Then it proceeds along the southern boundary of plot No. 1186 and partly western boundary of plot No. 6246 and then passess through plot numbers 6246. 1189 and 1190, and passess along the southern boundary of plot No. 6204 of village Hensamula and meets at point "H". Which is the bi-junction point of village Hensamula and Naraharipur.

H-1 Line crosses the common boundary of village Hensamula and Naraharipur at point "H" Then it passess through plot numbers 1106 and 1105 and passess along the part southern boundary of plot No. 1110. Then it passes through plot numbers 1112, 1120 and 1131 and passess

· \_\_\_\_\_\_ aloling part of eastern boundary of plot No. 1131 and the partly southern boundary of plot No. 1134 and southern boundary of plot numbers 1137, 1139 and 1149. Then it passess through plot No. 1148, passess along the southern boundary of plot. No. 1172, then passess through plot No. 1171 and passess along the southern boundary of plot numbers 1174 and 1175 and partly southern boundary of plot No. 1176. Then line passess along the southern boundary of plot No. 1340. Then partly western, southern and partly eastern boundary of plot No. 1216 and then passess through plot numbers 1219 and 1178. passess along the part southern and eastern boundary of plot No. 846 and part eastern boundary of plot No. 837. Then it passess along southern and part eastern boundary of plot No. 1281, southern and eastern boundary of plot No. 834, then part southern and part eastern boundary of plot numbers 833 and 826 and then southern and eastern boundary of plot No. 826. Then it passess along the partly southern and part eastern boundary of plot No. 827 that partly southern and partly eastern boundary of plot No. 1288 and then southern and eastern boundary of plot No. 1295. Then it passess along the partly southern boundary of plot No. 1293 and southern boundary of plot No. 823 of village Naraharipur and meets at point "I" which is on the common boundary of village Naraharipur and Langijoda.

I-J-K Line crossess the common boundary of village Naraharipur and Langijoda. Then it passess through village Langijoda plot No. 1812, then proceeds alone the southern boundary of plot number 1912 and passess through plot numbers 5, 13, 18 and 19 and meets at point "J", on the common boundary of village Langijoda and Kandhal. Then it passess along the partly common boundary of village Kandhal and Langijoda which is also the southern boundary of plot No. 2338 of village Kandhal. Then it crossess village Kandhal through plot numbers 2348 and 2342 then passess along the part southern boundary of plot No. 2341 and southern boundary of plot numbers 2351, 2352, 2374 and 2373. Then it passess through the plot numbers 2371, 2496, 2500 and 2383 and meets at point "K" which is the bi-junction point of village Kandhal and Madanmohanpur.

K-L-M-N Line passess through village Madan-mohanpur along the southern boundary of plot Nos. 404, 405 and 406. Then it proceeds along the part western, southern and part eastern boundary of plot No. 428 and southern and part eastern boundary of plot No. 428 and southern and part eastern boundary of plot No. 444. Then it proceeds along the southern boundary of plot numbers 448 and 449, eastern boundary of plot numbers 449, 450, 452 and 453, then passess through plot numbers 339, 340 and 328 and northern boundary of plot No. 342 and meets at point "M" at the bi-junction point of village Madan-mohanpur and Khandhal. Then it passess along

the partly common boundary of village Madanmohanpur and Kandhal and passess through village Kandhal along the northern boundary of plot No. 2252, then it passess through plot No. 2225 and passess along the northern boundary of plot No. 2276. Then it passess along the partly northern boundary of plot No. 2237 and passess through plot numbers 2208, 2278 and 2207 and meets at point 'N' on the bi-junction point of village Kandhal and Anandipur.

N-O-P-Q Line passess through village Anadipur and passess along the partly eastern and northern boundary of plot No. 122, then northern boundary of plot numbers 131 and 137 and northern and western boundary of plot No. 136 and western boundary of plot No. 138. Then it passess through plot No. 209 and passess along the part eastern and northern boundary of plot No. 224 and meets at point "O" which is the bi-junction point of village Anadipur and Naraharipur and crosses the common boundary of village Anadipur and Naraharipur. Then it passess through village Naraharipur plot No. 581 and passess along the northern boundary of plot numbers 705, 704 and 703. Then line passess along the northwest boundary of plot No. 609 and part northern boundary of plot No. 600, then eastern, northern and western boundary of plot No. 599, and northern boundary of plot No. 598. Then line proceeds slightly upward and passess through plot No. 582 and meets at point "P" on the common boundary of plot numbers 582 and 577. Then line passess downward till the southeastern corner of plot No. 577 and passess along the northern boundary of plot No. 575, then along the partly eastern boundary of plot No. 1380 and northern boundary of plot numbers 1380, 1286 and 576. Then it passess through plot No. 314 and partly eastern boundary of plot No. 315 and northem boundary of plot numbers 310, 309, 308 and 307, then partly eastern boundary of plot No. 305. Then it passess through plot No. 305, proceeds along the eastern and northern boundary of plot No. 233, then passess through plot No. 219 and along the partly eastern boundary of plot No 117 and passess through plot numbers 126 and 127 and then passess along the eastern boundary of plot No. 67 and passess through plot numbers 30 and 139 of village Naraharipur and meets at point "Q", on the common boundary of village Narahariput and Jadunathpur.

Q-R-S-T-U-A—Line proceeds along the common village boundary of Naraharipur-Jadunathpur and Naraharipur-Arakhapal till the tri-junction point of village Naraharipur-Arakhapal-Jilinda and meets at point "R". Then it passess along the common village boundary of village Jilinda-Arakhapal and meets at point 'S" on the tri-junction point of village Jilinda-Arakhapal-Raghunathpur. Then it passess along the common boundary of village Jilinda-Raghunathpur and meets at point "T" which is on the common boundary of village Khandualbhal

and Jilinda. Then line passess along the common boundary of village Khandualbahal and Biraramachandarapur and meets at point "U" on the common boundry of village Hensamula and Khandualbahal. Then it passess along the common boundary of village Hensamula-Biraramachandrapur and Hensa-

mula-Ekdal and meets at the starting point "A" which is the tri-junction point of the village Hensamula, Fkdal and Ajatipur.

[No. 43015|3|96-LSW] MRS. P. L. SAINI, Under Secy.

नई दिल्ली, 9 सितम्बर, 1997

का.ग्रा. 2299.—केन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपाबद्ध ग्रनुसूची में उल्लिखित भूमि में कोयला भ्रभिप्राप्त किए जाने की संभावना है।

श्रतः श्रव, केन्द्रीय सरकार कोयला धारक क्षेत्र (श्रर्जन ग्र्योर विकास) ग्रधिनियम 1957 (1957 का 20) (जिसे इसमें इसके पण्चात उक्त ग्रधिनियम कहा गया है)की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग कस्ते हुए, उस क्षेत्र में कोयले का पूर्वेक्षण कस्ते के ग्रपने श्राणय की सूचना देती है।

इस श्रिधिमूचना के अंतर्गत श्राने वाले क्षेत्र के रेखांक मं. मी. I(ई)III/एफ.श्रार./577-0695, तारीख 7 ज्न, 1995 का निरीक्षण वैस्टर्ग कोलफीरुडम लिभिटेड (राजम्ब विभाग) कोल इस्टेट सिविल लाइन्म नागपुर-440001 (महाराष्ट्र) के कार्यालय में या कलक्टर नागपुर (महाराष्ट्र) के कार्यालय में या कोयला नियंत्रक, 1 काउन्मिल हाउम स्ट्रीट कलकत्ता के कार्यालय में किया जा सकता है।

इस ग्रधिसूचना के ग्रंतर्गत ग्राने वाली भूमि में हितबद्ध सभी व्यक्ति उक्त ग्रधिनियम की धारा 13 की उप-धारा (7) में निर्दिष्ट सभी नक्शों चार्टी ग्रौर ग्रन्य दस्तावेजों को इस ग्रधिसूचना के राजप व में प्रकाशन की तारीख से नब्बे दिन के भीतर भारसाधक ग्रधिकारी/विभागाध्यक्ष (राजस्य) वेस्टर्न कोलफील्ड्म लिमिटेड कोल इस्टेंट सिविल लाइन्स, नागपुर 440001 (महाराष्ट्र) को भेजेगे।

> श्रनुसूची बोखारा ब्लाक नागपुर क्षेत्र जिला नागपुर–(महाराष्ट्र)

रेखांक सं. सी- $/(\xi)$  III/एफ ग्रार/ 577-0695 तारीख, <math>7 जून, 1995

कश सं. ग्रामकानीम	पटबारी सर्किल सं .	तहसील	जिला	क्षेत्र हैक्टयर में	टिप्पणियां
1. गोधी	12	 नागपुर	नागपुर	876.02	 संपूर्ण
2. सोन्हारा	1 2零	नागपुर	नागपुर	204.00	भाग
3 बोखारा	1 2布	नागपुर	नागपुर	525.18	भाग
, , , , , , , , , , , , , , , , , , ,		<b>248</b> Way <b>249</b> July J.	कुल क्षेत्र	1 305 . 20 ( लगभग)	हैबटेयर
			या	3225.27 (लगभग)	एकड़

#### सीमावर्णन

क——ख रेखा बिन्दु 'क' से प्रारम्भ होती है घ्रौर लींहारा तथा योखारा ग्रामों से होकर जाती है घ्रौर बिन्दु 'ख' पर मिलती है ।

ख--ग रेखा बोखारा धौर महादुत्य ग्रामों की सम्मिलित ग्राम सीमा के साथ-साथ जाती है फिर ग्राम बोखारा से होकर घ्रागे बढ़ती है घौर बोखारा तथा नारा ग्रामों की सम्मिलित ग्राम सीमा के साथ-साथ जाती है घौर बिन्दु 'ग' पर मिलती है।

ग——घ रेखा बोखारा ग्रौर ताकील गोधनी ग्रौर ताकील गोधनी ग्रौर गोरवारा ग्रामों की सम्मिलित ग्राम सीमा के साथ-साथ जाती है ग्रौर बिन्दू 'घ' पर मिलती है। घ—क रेखा गोधनी और बोखारा भोत्रती श्रौर पितइशर गोधनी श्रौर चक्कीखापा सेंत्र्या श्रौर चक्कीखापा ग्रामों की सम्मिलित ग्राम सीमा के साथ-साथ जाती है श्रौर प्रारम्भिक विन्दु 'क' पर मिलती है।

> [सं. 43015/10/97-एल.डब्ल्यू.] श्रीमती पी.एल.सैनी, श्रवर सचिव

#### Now Delhi, the 9th September, 1997

S.O. 2299.—Whereas it appears to the Central Government that goal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquirition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan bearing No. C-1(E)III/FR/577-0695 dated the 7th June, 1995 of the area covered by this notification can be inspected in the Office of the Western Coalfields Limited (Revenue Department), Coal Estate, Civil Lines Nagpur-440001 (Maharashtra) or in the Office of the Collector, Nagpur (Maharashtra) or in the Office of the Coal Controller, 1, Council House Street, Calcutta.

All persons interested in the lands covered by this notification shall deliver all maps, charts and other documents referred to in sub-section (7) of sociion 13 of the said Act to the Officer-in-Charge/Head of the Department (Revenue), Western Coalfields Limited, Coal Estate, Civil Lines, Nagpur-440 001 (Maharashtra) within ninety days from the date of publication of this notification.

## SCHEDULE BOKHARA BLOCK

#### NAGPUR AREA

#### DISTRICT NAGPUR (MAHARASHTRA)

Plan No. C-I(E)III/FR/577-0695 dated the 7th June, 1995.

Sl. Name of village No.	Patwari circlo number	Tehsil		District	Area in hootares	Remarks
1 2	3	4		5	6	7
1. Godhani	12	Nagpur		Nagpur	576.02	Full
2. Lonhara	12A	Nagpur		Nagpur	204.00	Part
3. Bokhara	12A	Nagpur		Nagpur	525.18	Part
		Total area:	or	1305.20 hectures (approximately) 3225.27 acres (approximately)		

#### Boundary description :

- A-B: Line starts from point 'A' and passes through villages Lonhara and Bokhara and meets at point 'B'.
- B—C: Line passes along the common village boundary of villages Bokhara and Mahadula, then proceeds through village Bokhara, and passes along the common village boundary of villages Bokhara and Nara and meets at point 'C'.
- C-D: Line passes along the common village boundary of villages Bokhara and Takli, Godhani and Takli, Godhani and Gorewara and meets at point 'D'.

D-A: Line passes along the common village boundary of villages Godhani and Gorewara; Godhani and Pitaishur; Godhani and Chakkihkapa; Lonhara and Chakkikhapa; and meets and starting point 'A'.

[No. 43015/10/97-LW]

Mrs. P. L. SAINI, Under Secy.

नई दिल्ली, 9 सितम्बर, 1997

का.श्रा. 2300.— फेन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपावद्ध श्रनुसूची में उल्लिखित भूमि कोयला ग्रभिप्राप्त किए जाने की संभावना है,

श्रतः, श्रव, केन्द्रीय सरकार कोयला धारक क्षेत्र (श्रर्जन श्रोर विकास) श्रविनियम, 1957 (1957 का 30) (जिसे इसमें इसके पण्चात उक्त श्रविनियम कहा गया है) की धारा 4 की उपधारा (1) द्वारा प्रदत्त णिक्तयों ना प्रयोग करते हुए, उस क्षेत्र में कोयले का पूर्वेक्षण करने के श्रपने श्राणय की सूचना देती है

इस ग्रधिसुचना के ग्रांतर्गत आने वाले क्षेत्र के रेखांक मं. सी-I(\$)IIIजे.ग्रार. 625-0497 तारी ख 7 ग्रींस, 1997 का निरीक्षण वैस्टर्न कोलफील्डम लिमिटङ (राजस्व जिभाग) कोल इस्टेट सिविल लाइन्स नागपुर 40001 (महाराष्ट्र) के कार्यालय में या कलक्टर चन्द्रगुर (महाराष्ट्र) के कार्यालय में या कोयला नियंत्रणक, 1, कान्सिल हाउस स्ट्रीट, कलकत्ता के कार्यालय में किया जा सकता है।

इस म्रधिसूचना के म्रंतर्गत आने वाली भूमि में हितबद्ध सभी व्यक्ति उत्तन ग्रधिनियम की धारा 13 की उपधारा (7) में निर्दिष्ट सभी नक्शों, चाटी और अन्य दस्तावेजों को इस अधिसूक्ता के राजपत्न में प्रकाशन की तारीख से नब्बे दिन के भीतर भारसांधक विभागाध्यक (राजस्व) वैस्टर्न कोलफील्डस लिमिटेड कोल इस्टेट सिविल लाइन्स नागकुर-440001 (महाराष्ट्र) को भेजेंगे।

भ्रनुसूची दुर्गापुर डिप साडड ब्लाक चन्द्रपुर क्षेत्र जिला चन्द्रपुर (महाराष्ट्र)

रेखांक सं. सी-1(ई)/IIIजे. प्रार. 625-0497 तारीख 7-4-97

क्रम सं. ग्राम/वन का नाम्	पटवारी सर्किल सं.	कम्पार्टमेंट सं .	तहंसील	जिला	क्षेत्र हैक्टर	टिप्पणियां
1. बार्बत	12		चन्द्रपुर	चन्द्रपुर	350.11	—————— भाग
2. सिनाला	12		चन्द्रपुर	चन्द्रपुर	256.29	भाग
3. मसाला तुकुम	12		चन्द्रपुर	चन्द्रपुर	61.27	भाग
4. श्रारक्षित घन		348	चन्द्रपुर	चन्द्रपुर	42.27	भाग
5. चन्द्रपुर प्रभाग	<del></del>	399	चन्द्रपुर	चन्द्रपुर	46.23	भाग
<ol> <li>चन्द्रपुर रेंग</li> </ol>	<b></b>	400	चन्द्रपुर	चन्द्रपुर	132.95	भाग

कुल क्षेत्र 889.50 हैक्टयर (लग<sup>\*</sup>रूग) या 2198.05 एकड़ (लगभग)

सीमा वर्णन

क---ख रेखा बिन्दु 'क' से आरम्भ होती है और ग्राम बारबन की बाहरी सीमा के साथ-साथ जाती है तथा बिन्दु 'ख' पर मिलती है।

खग	रेखा ग्राम बारवत से होकर जाती है फिर ग्राम सिताला से बाहरी सीमा के साथ-साथ श्रागे बढ़ती है श्रौर श्रारक्षित बन कम्पार्टमेंट सं. 388, 399, 400 से होकर जाती है तथा विन्दु 'ग' पर मिलती है।
ग–घ⊸ङ	रेखा श्रारक्षित कम्पार्टमेंट सं. 400 से होकर जाती है फिर ग्राम सिनाला से होकर श्रागे बढ़ती है ग्रीर बिन्दु 'ड' पर मिलती है।
ड:——क	रेखा ग्राम मिनाला से होकर जाती है फिर ग्राम मसाला को बाहरी सोमा के साथ-साथ आगे बढती है और ग्राम मसाला तुकुम से होकर जाती है फिर ग्राम बारवत की बाहरी सोमा के साथ-साथ ग्रागे बढ़ती है ग्रौर प्रारम्भिक बिन्दु 'क' पर मिलती है ।

[सं. 43015/11/97-एल.डब्स्यू.] श्रीमती पी.एल. सैनी, अवर् सचिव

#### New Dolhi, the 9th September, 1997

S.O. 2300 .—Whereas it appears to the Central Government that coal is fikely to be obtained from the lands mentioned in the schedule annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan bearing No. C-1(E)III/JR/625-0497 dated the 7th April, 1997 of the area covered by this notification can be inspected in the office of the Western Coalfields Limited (Revenue Department), Coal Estate, Civil Lines, Nagpur-440 001 (Maharashtra) or in the office of the Coal Controller, 1, Council House Street, Calcutta.

All persons interested in the lands covered by this notification shall deliver all maps, charts and other docu 'ments referred to in sub-section (7) of Section 13 of the said Act to the Officer-in-Charge/Head of the Department (Rovenue), Western Coalfields Limited, Coal Estate, Civil Lines, Nagpur-440 001 (Maharashtra) within ninety days from the date of publication of this notification.

#### **SCHEDULE**

## DURGAPUR DIP SIDE BLOCK CHANDRAPUR AREA

#### DISTRICT CHANDRAPUR (MAHARASHTRA)

Plan No. C-1(E)III/JR/625-0497 dated the 7th April, 1997

Sl. No.	Name of Village/Forest	Patwari circle numbers	Compart- ment numbers	Tahsil	District	Area in hoctares	Remarks
1	2	3	4	5	6	7	8
1.	Warwat	12		Chandrapur	Chandrapur	350.11	Part
2.	Sinala	12		Chandrapur	Chandrapur	256.29	Part
3.	Masala Tukum	12		Chandrapur	Chandrapur	61.27	Part
4. ]	Reserve Forest	_	388	Chandrapur	Chandrapur	42.65	Part
	Chandrapur Division		399	Chandrapur	Chandrapur	46.23	Part
	Chandrapur Range	_	400	Chandrapur	Chandrapur	132.95	Part

Total Area:

889 , 50 hectares

(approximately) or

2198.05 acres (approximately)

#### Boundary description:

- A-B: Line starts from point 'A' and passes along the outer boundary of village Worw it and meets at point 'B'.
- B-C: Line passes through village Warwat, then proceeds along the outer boundary of village Single and passes through Reserve Forest Compariment Numbers 388, 399, 400 and meets at point 'C'.
- C-D-E : Line passes through Reserve Forest Compartment number 400 then proceeds through village Sinala and meets at point 'E'.
- E—A : Line passes through village Simila then proceeds along the outer boundary of village Massle Tukum and passes through village Massle Tukum, then proceeds along the outer boundary of village Warwat and meets at starting point 'A'.

[No. 43015/11/97-LW] MRS. P. L. SAINI, Under Seay.

## नई दिल्ली, 10 सितम्बर, 1997

कारबार 2301. -- केन्द्रीय सरकार ने कोयला धारक क्षेत्र (अर्बन और विकास) अधिनयम, 1957 (1957 का 20) जिसे इसमें इसके पश्चात उक्त अधिनयम नहा गया है) की धारा 4 की उपधारा (1) के अवीन भारत गरकार के वोतला संवान्त्य की अधिसूचना संव कारबार 3455, तारीख 5 दिसम्बर, 1996 हारा उस अधिसूचना से उपांख अनुभूची में विनिद्धित की भूमि में जिसका माप 2349.51 हैंक्टेयर (लगभग) या 5805.64 एकड़ (लगभग) हैं, कोपले का प्येक्षण करने के अपने आपने आपना दी थी।

और केन्द्रीय सरकार का यह समाधान हो गया है कि उक्त भूमि के भाग में कीयला अभिप्राप्त है;

अतः, श्रव, केद्रीय सरकार, अवत श्रिधिनियम की धारा 7 की उपधारा (1) द्वारा प्रदत्त णक्तियों का प्रयोग करते हुए निस्त-लिखित भृमि का श्रर्जन करने के श्रपने आणय की सूचना येती है :→

- (क) इससे संखग्न श्रनुसूची ''क'' में वणित 105 हैवटयर (लगभग) या 260.11 एकड़ (लगभग) माप वाली भूमि;
- (ख) इससे संसम्न ध्रमुखची "ख!" में विणित 1648.397 हैक्टेयर (लगभग) या 4073.19 एकड़ (लगभग) माप वाली धूमि में खनिजों के खनन, खदान, बोर करने, उनकी खुदाई और तलाश करने, अन्हें प्राप्त करने उन पर कार्य करने और उन्हें क्षे जाने के अधिकारों;
- टिप्पण 1 : इस अधिसूचना के श्रन्तर्गत जाने वाले क्षेत्र के रेखाक सं० एस ई सी एल बी एस पीजी एम (पीएएल जी) लैंड 186, तारीख 7 जुलाई, 1997 का निरीक्षण क्लक्टर, सरगूजा (मध्य प्रदेग) के कार्यालय में या कोयखा नियंत्रक, 1. कांजिसल हाउस स्ट्रीट, कलकक्ता-700001 के कार्यालय में या साउथ ईस्टर्भ कोलप्रील्डस लि० (राजस्य प्रभाग)

सीपत रोड, विलासपर-4.95006 (म०प्र०) के कार्यालय में किया जा सकता है टिप्पण 2 : उपरोक्त श्रिक्षित्यम की धारा 8 के उपबंधों की ओर ध्यान श्राकुण्ट किया जाता है जिसमें निम्नलिखित उपबंध है:→ श्रुज्न के प्रति श्रीक्षेप :→--

8. (1) कोई व्यक्ति जो किसी भूभि में जिनकी बायत धारा 7 के अधीन अधिसूचना निकाली गई है, हितबद्ध है, अधि-सृचना के निकाले जाने से सीस दिन के भीतर सम्पूर्ण भूमि या उसके किसी भाग या ऐसी भूमि में या उस पर के किन्हीं अधिकारों का अर्जन किए जाने के बारे में आपत्ति कर सकेगा ।

स्पष्टीकरण :---६स धारा के श्रन्तर्गत यह श्रापत्ति नहीं मानी जाएगी कि कोई व्यक्ति किसी भूमि में कोयला उत्पादन के लिए स्वयं खनन संक्रियाए करना चाहता है और ऐसी संक्रियाएं केन्द्रीय सरकार या किसी श्रन्य व्यक्ति को नहीं करनी चाहिएं।

(2) जपधारा (I) के अधीन प्रत्येक आपित्त सक्षम प्राधिकारी को लिखित एए में की जाएगी और सक्षम प्राधिकारी आपित्तिकर्ता को स्वयं सुने जाने का या विधि व्यवसायी द्वारा भुनवाई का श्रवार देना और ऐसी सभी आपितियों को सुनने के पश्चात् और ऐसी श्रतिरिक्त जॉच, यदि कोई हो, करने के पश्चात जो वह श्रावश्यक समझाता है वह या तो धारा 7 की जपधारा (1) के श्रधीन श्रधिसृचित भूमि के या ऐसी भूमि में या उस पर के श्रधिकारों के सम्बन्ध में एक रिपोर्ट या ऐसी भूमि के विभिन्न टुकड़ों या ऐसी भूमि में या उस पर के श्रधिकारों वर श्रपनी सिफारिशों और उसके बारा की गई कार्यवाही के श्रभिलेख सिहत विभिन्न रिपोर्ट केन्द्रीय सरकार को उसके विनिद्यय के लिए येगा।

- (3) इस धारा के प्रयोद्धात के लिए बहु व्यक्ति किसी भीग से हितबद्ध समझा आएमा की प्रतिकार में हिना का दाना करने का हकदार होना यहि शति पा किसी ऐपी असि में या जम पर के सितितर एम श्रीनियम के पंगीन शक्ति कर निए
- टिप्पण 3 : केन्द्रीय सरकार ने कोयला नियंत्रक, 1, कात्रसिल हाउस रट्टीट, कलकत्ता-700001 को खबत प्रधिनियम की धारा 3 के ध्रधीन सक्षम प्राधिकारो नियुक्त किया है ।देखिए भारत के राजपन्न, भाग 🎞 खंड 3, उपखंड (ii), तारीख 4 प्रपैल, 1987 के पुष्ट 1397 में 1400 पर प्रकाशित अधिसुचना का॰श्रा० सं० 905, तारीख 20 मार्च, 19871

ग्रनुसूची ''क'' जीवगा भूमिगत परियोजना लवनपुर को प्रफील्ड बिश्रामपुर क्षेव

जिला - सरगुजा (मध्य प्रदेश)

(रेखाक सं० : एस ई सी एल/जी एम (पी एन जी), लैंड/86 तारीख 7 ज्लाई, 1997)

#### सभी श्रधिकार

-d 14 14				~~~		******	E = F = 10 = 10 = 10 = 10 = 10 = 10 = 10
श्रम	ग्राग का	ग्राम सं० पटवा	री हल्ला	तहसील	दिला	क्षेत्र	टिप्पणियां
स् ०	नाम		सं ०	·		हेक्दयर में	
		~~~~~~~ <b>~~~~</b>	4 ~ ~ <del>*</del> * * * *		**********		
1.	गेतरा	138	50	अं विकापुर	सरगुजा	105.267	भाग
		****					
योग	105 267	हैक्टेयर (लगभग)	या 260	. 11 एकद् (ल	(गभग)		
				~~~~~~~~			

## ग्राम गेतरा में प्रितित किए जाने वाले प्लाट सं० (भाग)

1 (भाग), 269 (भाग), 272(भाग), 274(भाग), 275(भाग), 278(भाग), 279(भाग), 280, 281(भाग), 282 स 294, 295(माग), 296, 297(भाग), 305 (भाग), 306(भाग), 307(भाग), 314 (भाग), 317(भाग), 318, 319(भाग), 320 में 341, 342(भाग), 343(भाग), 344 में 346, 347(भाग), 348(भाग), 350(भाग), 351(भाग), 352, 353(भाग), 358(भाग), 391(भाग), 401(भाग), 402(भाग),403(भाग), 404, 405(भाग), 408(भाग), 412(भाग), 413(भाग), 414(भाग), 415(भाग), 457(भाग), 459 (भाग), 460(भाग), 461(भाग), 462, 463 (भाग), 464(भाग), 465(भाग), 466 से 494, 495(भाग), 825(भाग), 839(भाग), 841(भाग), 842(भाग), 856(भाग), 862(भाग), 863(भाग), 864(भाग), 865, 866, 867(भाग), 868(भाग) 869(भाग), 870 में 882, 883(भाग), 884(भाग), 885(भाग), 888(भाग), 889(भाग), 890(भाग), 891(भाग), 994(भाग), 995(भाग), 998(भाग), 999, 1000, 1001(भाग), 1002(भाग), 1004(भाग), 1005 (भाग), 1006 वे 1009, 1010(भाग), 1011(भाग), 1012(भाग), 1014(भाग), 1015(भाग), 1016, 1017(भाग), 1018(भाग), 1019(भाग), 1020(भाग), 1022(भाग), 1025(भाग), 1026(भाग), 1027(भाग), 1028 में 1031 1032(भाग), 1033 से 1035, 1036(भाग), 1037 से 1039, 1040(भाग), 1044(भाग), 1046(भाग), 1047(भाग), 1048, 1949, 1050(भाग), 1051(भाग), 1056(भाग), 1057(भाग), 1058 में 1062, 1063(भाग), 1064 सं 1068, 1069(भाग), 1070, 1071(भाग), 1072(भाग), 1073(भाग), 1076(भाग), 1079(भाग), श्रीर 1231(माग). सीमा वर्णन :

क-ख-ग रेखा ग्राम गेतरा में बिन्दु ''क'' से घारंभ होती है ग्रीर प्लाट सं● 1036, 994, 995, 998, 1001, 1002, 1004, 1005, 891, 890, 889, 888, 884, 883, 885, 856, 864, 863, 862, 867 से हांजर जाती है तथा बिन्द "ग" पर मिलती है ।

ग-घ-ड़ा रेखा प्लाट स 867, 868, 869, 842, 841, 1010, 1011, 1012, 1014, 1015, 1017, 839, 1019, 1018, 1020, 1022, 1032, 1026, 1027, 1025, 1050, 1051, 1069, 1057, 1056, 825, 1231, 495, 281, 278, 279, 274, 272, 295, 269, 297, 305, 306, 307, 314, 319, 317, 312, 343, 1 में होकर ग्राम गीतरा में जाति है श्रीर बिन्दु "इ." पर मिलती है ।

इ.इ.1इ.2-इ.3-च रेखा श्रारक्षित वस और गेतरा ग्राम की मस्मिलिति सीमा के माथ-साथ जाती है श्रौर बिन्दू ''च'' पर मिलती है ।

च-च 1 रेखा प्रारक्षित वन ग्रौर गेतरा ग्राम की सम्मिलिति सीमा के साथ-साथ जाती है ग्रौर बिन्दू "च" पर मिलती है।

च. 1-क रेखा प्लाट सं. 1, 347, 358, 348, 353, 391, 351, 350, 351, 401, 402, 403, 408, 405, 413, 412, 412, 415, 414, 457, 465, 464, 463, 457, 459, 460, 461, 1079, 1063, 1076, 1071, 1073, 1072, 1046, 1047, 1044, 1040 में होकर ग्राम गेतरा में जाती है और भागतः जोबगा नाले के उत्तरी किनारे के मध्य-साथ तथा ग्रारंभिक बिन्द ''क'' पर मिलती है ।

> श्रनुसूची ''ख'' जौक्षमा भूमिगत परियोजना लखनपुर कोलफील्ड विश्रामपुर क्षेत्र जिला – सरगुजा (मध्य प्रदेण)

#### खनन ग्रधिकार

4428

क्रम सं०	ग्राभ का नाम	ग्राम सं	पटवारी हल्का सं०	नहसील	जिला	क्षेत्र हैक्टयर में	टिप्प- णियां
1.	मपकरा	418	43	 सुरःजपुर	 सरगुजा	83.599	——— भाग
2.	पोंडी	270	45	मुरजपुर	सरगुजा	176.520	भाग
3-	मानी	659	45	मुरजपुर	सरगुजा	472.360	भाग
4.	जोबगा	275	45	मुरजपुर	सरगुजा	117.280	भाग
5.	गेतरा	138	50	<b>ग्रंबिका</b> पुर	सरगुजा	251.635	भाग

योग 1101:, 385 हैक्टयर

		_
वन	*	1 +1

ऋम सं० 	वन का नाम 	डिबीजन 	कम्पार्टमैंट सं० ——————————	क्षेत्र हैक्टयर में	टिप्पणियां 
1.	श्रारक्षित वन	दक्षिण सरगुजा	. 307	134.390	संपूर्ण
2.	ग्रारक्षित वन	दक्षिण सरगुजा	306	91.780	संपूर्ण
3.	श्रारक्षित वन	दक्षिण सरगुजा	305	77.810	संपूर्ण
4.	श्रारक्षित वन	दक्षिण सरगुजा	313	67.340	संपूर्ण
5.	श्रारक्षित वन	दक्षिण सरगुजा	136	25.550	भाग
6.	ग्रारक्षित वन	वक्षिण सरगुजा	137	150.142	संपूर्ण
		 योग :		547.012 हैक्ट	<del></del>

कुल योगः

1648 397 हैक्टेयर (लगभग) या 4073.19 एकड़ (लगभग)

## ग्राम मनकरा में प्रजित किये जाने वाले प्लाट सं. (भाग)

321 (भाग), 682, (भाग), 683से 745, 746 (भाग), 747 (भाग), 767 (भाग), 774 (भाग), 775, 776 (भाग), 777 (भाग), 779 (भाग), 780, 781 (भाग), 782, से 786, 787 (भाग), 788 (भाग), 789से 806, 80) से 825, (828 (भाग), 827, 828 (भाग), 830 (भाग), 831 (भाग), 832 (भाग), 833 (भाग), 859 (भाग), 867 (भाग),

## 2 ग्राम पोंबी में ग्राजित किए जाने वाले प्लाट सं. (भाग)

188 (श्राम), 189 (भाग), 190, 191, 192 (भाग), 193 (भाग), 194, 195 (भाग), 196 (भाग), 271 (भाग), 272 (श्राप), 273 (भाग), 274 (भाग), 288 (भाग), 291 (भाग), 292 (भाग), 293 से 304, 305 (भाग), 306, से 303, 364 (भार), 355 (भाग), 363 (भाग), 369 (भाग), 370(भाग), 372 (भाग), 374 (भाग), 375 (भाग), 376 (भाग), 377 से 386, 387 (भाग), 389 (भाग), 391, (भाग), 392, (भाग), 393 से 551, 552 (भाग), 553 (भाग), 554, 555 (भाग), 556 से 574, 575 (भाग), 576, 577 (भाग), 581 (भाग), 805 (भाग), 606 (भाग), 607, 608, 609 (भाग), 793 (भाग), 794 (भाग), 806, (भाग), 887 (भाग), 890 (भाग), 891 (भाग), 897 (भाग), 898 (भाग), 899 (भाग), 900, 901 (भाग), 902 से 928, 929 (भाग), 930 (भाग), 931, 932 (भाग), 933 (भाग), 934 (भाग), 936 (भाग), 937 (भाग), 938, से 1094.

## 3 ग्राम मानी में ग्रजित किए जाने वाले प्लाट सं. (भाग)

22 (भाग), 23 (भाग), 24 (भाग), 25 (भाग), 26 (भाग), 27 (भाग), 28 (भाग), 29 (भाग), 30 (भाग), 104 (भाग), 108 (भाग), 111 (भाग), 112 (भाग), 113 (भाग), 114 से 176, 177 (भाग), 178 (भाग), 179 से 860, 862 से 1183, 1679

## 4. ग्राम जोवना में प्रजित किए जाने वाले प्लाट सं. (भाग)

77 (भाग), 78, 79 (भाग), 80, 81 (भाग), 82 (भाग), 83 (भाग), 84 (भाग), 85 से 92, 93 (भाग), 94 (भाग), 95 (भाग), 96 (भाग), 110 (माग), 125 (भाग), 128 से 133, 134 (भाग), 135, 136 (भाग), 137, 138, 139, 140, (भाग), 441 (भाग) 442(भाग), 443, 444 (भाग), 445 (भाग), 446, 447 (भाग), 448 से 485, 486 (भाग), 487 (भाग) 610 (भाग), 611 (भाग), 613 (भाग), 614, 615, 816 (भाग), 617 से 836, 837 (भाग), 644 (भाग), 645 (भाग), 647 से 709, 710 (भाग), 711, 712 (भाग), 713 (भाग), 719, (भाग), 724 (भाग), 833 (भाग), 834 से 836, 837 (भाग), 838 (भाग), 839 (भाग), 923 (भाग), 1021 (भाग), 1022 (भाग), 1023 (भाग), 1024 (भाग), 1027 (भाग), 1028 (भाग), 1039, 1031, 1032 (भाग), 1036 (भाग),, 1037 से 1040, 1041 (भाग), 1042 (भाग), 1044 (भाग), 1045 से 1076, 1077 (भाग), 1078 से 1152

## 5. ग्राम गोतरा में ग्राजित किए जाने वाले प्लाट सं. (भाग)

1 (भाग), 4 से 268, 269 (भाग), 270. 271, 272 (भाग), 273, 274 (भाग), 275 (भाग), 276, 277, 278 (भाग), 279 (भाग), 281 (भाग), 295 (भाग), 297 (भाग), 298 से 304, 305 (भाग), 306 (भाग), 307 (भाग), 308 से 313, 314 (भाग), 315, 316, 317 (भाग), 319 (भाग), 342 (भाग), 343 (भाग), 495 (भाग), 496 से 824, 825 (भाग), 826 से 838, 839 (भाग), 840, 841 (भाग), 842 (भाग), 843 से 855, 850 (भाग), 857 से 861, 862 (भाग), 863 (भाग), 864 (भाग), 867 (भाग), 868 (भाग), 869 (भाग), 883 (भाग), 884 (भाग), 885 (भाग), 886, 887, 888 (भाग), 889, (भाग), 890 (भाग), 891 (भाग), 892 से 970, 972 से 993, 994 (भाग), 995 (भाग), 996, 997, 998 (भाग), 1001 (भाग), 1002 (भाग), 1003, 1004 (भाग), 1005 (भाग), 1010 (भाग), 1011 (भाग), 1012 (भाग), 1013, 1014 (भाग), 1015 (भाग), 1017 (भाग), 1018 (भाग), 1019 (भाग), 1020 (भाग), 1021, 1022, (भाग), 1023, 1024, 1025 (भाग), 1026 (भाग), 1027 (भाग), 1032 (भाग), 1036 (भाग), 1050 (भाग), 1051 (भाग), 1052 से 1055, 1056 (भाग), 1057 (भाग), 1213, 1222, 1227, 1228, 1229 और 1231 (भाग),

## अञ्चित किए, जाने वाले आरक्षित वन कम्पारमैन्ट (भाग).

307, 306, 305 (भाग), 313, 136 (भाग), 137. 2246 GI/97—5 सीमा वर्णनः

क—ख-गः रेखा ग्राम गेंसरा में क्षिन्दु "क" से श्रारंभ होती है ग्रीर सभी श्रधिकारों के श्रधीन श्रजित किये

जाने बाले सम्मिलित सीमा क्षेत्र के साथ-साथ जाती है स्वौर बिन्दु "ग" पर सिलती है।

ग-घ-छ : रेखा सभी भ्रधिकारों के श्रधीन भ्रजित किये जाने वाले मस्मिलित मीमा क्षेत्र के साथ-साथ जानी

है और बिन्दु "ड" पर मिलती है।

ड-ड-1-ङ2- केशा सभी अधिकारों के अधीन अजित किये जाने वाले सम्मिलित सीमा क्षेत्र के साथ-साथ जाती है

ड. 3-च- ः श्रीर बिन्दु "च" पर मिलती है।

च-छ : रेखा श्रारक्षित वन कम्पार्टमेंट सं. 305, 136 में होकर जाती है, श्रीर ग्रारक्षित वन तथा

बिन्दु "छ" पर जोबगा ग्राम की सम्मिलित सीमा पर मिलती है।

छ-ज : रेखा प्लाट सं. 1022, 1023, 1024, 1077, 1027, 1028, 1029, 1021, 923, 1021, 1032,

1036, 1041, 1042, 1044, 1021, 839, 838, 837, 833, 710, 724, 712, 713, 719, 644, 645, 637, 613, 611, 610, 616, 487, 486, 442, 441, 444, 445, 140, 447, 140, 136, 140, 134, 125, 110, 95, 94, 93, 96, 84, 96, 82, 83, 81, 82, 77, 79 से होकर ग्राम जोबगा में जाती है

श्रीर बिन्दु "ज" पर मिलती है।

ज─भ : रेखा ग्राम जोबगा-प्रारक्षित वन, ग्राम पोंडी-ग्रारक्षित वन की सम्मिलित सीमा के साथ-साथ

भागतः जाती है श्रौर बिन्दू "झ" पर मिलती है।

झ—ङा : रेखा प्लाट सं. 189, 188, 192, 193, 195, 196, 391, 3°2, 388, 387, 375, 374, 370, 376,

369, 365, 366, 364, 366, 372, 271, 272, 274, 305, 292, 288, 291, 552, 553, 581, 555, 577, 575, 605, 606, 609, 793, 794, 806, 901, 897, 899, 898, 891, 929, 890, 930, 887.

932, 933, 934, 936, 937, से होकर ग्राम पोंडी में जाती है ग्रीर विन्दू "ङा" पर मिलती है।

ज्ञा-ह: रेखा प्लाट सं. 22, 23, 24, 25, 26, 27, 28, 29, 30, 108, 111, 112, 104, 113, 177, 178 में

होकर ग्राम मानी में जाती है ग्रीर बिन्दू "ट"पर मिलती है।

ट-ट: रेखा प्लाट मं. 682, 321, 747, 746, 788, 787, 774, 776, 777, 779, 781, 767, 826, 828

830, 831, 832, 859, 867 से होकर ग्राम सपकरा में जाती है ग्रीर बिन्दू "ठ" पर मिलती है।

ठ-इ-ढ: रेखा रेहर नदी के पश्चिमी किनारे के माथ-साथ जाती है ग्रीर बिन्दू ''ढ'' पर मिलती है।

ढ-कं: रेखा जोबगा नाले के उत्तरी सीमा के माथ-माथ भागत: जाती है श्रौर श्रारंभिक बिन्दू 'क' पर

मिलती है।

[मं. 43015/16/96-एल.एस. डब्ल्यू.] श्रीमती प्रेमलता सैनी, ग्रवरमचित्र

#### New Delhi, the 10th September, 1997

S. O. 2301.—Whereas by the notification of the Government of India in the Ministry of Coal. number S.O. 3455 dated the 5th December, 1996 issued under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter effected to as the said Act, and published in the Gazette of India, Part-II, Section 3, Sub-section (ii) dated 21st December, 1996, the Central Government gave notice of its intention to prospect for coal in 2349.51 hectares (approximately) or 5805.64 acres (approximately) of the lands in the locality specified in the Schedule annexed to that notification.

And, whereas, the Central Government is satisfied that coal is obtainable in a part of the said land;

Now, therefore, in exercise of the powers conferred by the sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire the following lands:—

(a) The lands measuring 105.267 hectares (approximately) or 260.11 aeres (approximately) described in School dule 'A' appended he reto;

- (b) The rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 1648.397 hectares (approximately) or 4073.19 acres (approximately) described in the Schedule 'B' appended hereto;
- Note: 1 The Plan bearing No.: SECL/BSP/GM/PLG)/LAND/186 dated the 7th July, 1997 of the area covered by this notification may be inspected in the Office of the Collector Surguja(Madhya Piadesh) of in the Office of the Coal Controller, 1, Council House Street, Calcutta-700 001 or in the Office of the South Eastern Coalfields Ltd, (Revenue Section), Scepat Road, Bilaspur-495006 (MP)
- Note: 2 Attention is hereby invited to the provisions section 8 of the aforesaid Act which provide as follows:

#### Objection to acquisition:

- "8(1) Any person interested in any land inrespect of which a notification under section 7 has been issued may, within thirty days of the issue of the notifictation object to the acquisition of the whole or any part of the land or of any rights in or over such land.
- Explanation: It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake imining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.
  - (2) Every objection under sub-section (1) shall be made to the competent authority in writing and the competent authority shall give the objector an opportunity of being heard either in person or by a legal pratitioner and shall after hearing all such objections and after making such further enquiry, if any, as he thinks necessary, either make a report inrespect of the land which has been notified under sub-section (1) of section-7 or of rights in or over such and or make different reports in respect of different parcels of such land or of rights in or over such and to the Central Government, containing his recommendations on the objections, together with the record of the proceedingiheld by him, for the decision of that Government.
  - (3) For the purpose of this section, a person shall be deemed to be interested in the land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act".
- Note 3: The Coal Controller, 1, Council House Street, Calcutta 700 001 has been appointed by the Central Government as the competent authority under section 3 of the said Act, Vide notification under S.O. No.: 905, dated the 20th March' 1987, published in Part-II, Section-3, sub-section (ii) of the Gazette of India, dated the 4th April, 1987, at pages 1397 to 1400.

## SCHEDULE—'A'

## JOBGA UNDERGROUND PROJECT LAKHANPUR COALFIELDS

#### BISRAMPUR AREA

#### DISTRICT-SURGUJA (MADHYA PRADESU)

(Plan No. : SECL/BSPGM(PLG/Land/186

dated 7th July, 1997)

ALL RIGHTS

si. N No.	ame of Village	Village Number	Patwari Halka Number	Tahsil	District	Area in hectares	Remarks
1	2	3	4	5	6	7	.8
] Get	ra	138	50	Ambikapur	Surguja	105.267	Part

TOTAL: 105,267 hectares (approximately) OR 260.11 Acres (approximately)

Plot numbers to be acquired in Village Getra (Part).

1(Part), 269(Part), 272(Part), 274(Part), 275(Part), 278(Part), 279(Part), 280, 281(Part), 282 to 294, 295(Part), 296, 297(Part), 305(Part), 306(Part), 307(Part), 314(Part), 317(Part), 318, 319(Part), 320 to 341, 342(Part), 343(Part), 344 to 346, 347(Part), 348(Part), 349, 350(Part), 351(Part), 352, 353(Part, 358(Part), 391(Part), 401(Part), 402(Part), 403(Part), 404, 405(Part), 408(Part), 412(Part), 413(Part), 414(Part), 415(Part), 457(Part), 459(Part), 460(Part), 461(Part), 462, 463(Part), 464(Part), 465(Part), 466 to 494, 495(Part), 825(Part), 839(Part), 841(Part), 842(Part), 856(Part), 862(Part), 863(Part), 864(Part), 865, 866, 867(Part), 868(Part), 869(Part), 870 to 882, 883(Part), 884(Part), 885(Part), 888(Part), 889(Part), 891(Part), 994(Part), 995(Part), 998(Part), 999, 1000, 1001 (Part), 1002(Part), 1004(Part), 1005(Part), 1006 to 1009, 1010(Part), 1011(Part), 1012(Part), 1014(Part), 1015(Part), 1016, 1017(Part), 1018(Part), 1019(Part), 1020(Part), 1022(Part), 1025(Part), 1026(Part), 1027(Part), 1028 to 1031, 1032(Part), 1033 to 1035, 1036(Part), 1037 to 1039, 1040(Part), 1044(Part), 1046(Part), 1047(Part), 1048, 1049, 1050(Part), 1051(Part), 1056(Part), 1057(Part), 1058 to 1062, 1063(Part), 1064 to 1068, 1069(Part), 1070, 1071(Part), 1072(Part), 1073(Part), 1076(Part), 1079(Part) and 1231(Part).

## BOUNDARY DESCRIPTION.

<b>A</b> -	<b>−B</b>	—C

Line starts from point 'A' in village Getra and passes through plot numbers 1036, 994, 995, 998, 1001, 1002, 1004, 1005, 891, 890, 889, 888, 884, 883, 885, 856, 864, 863, 862, 867 and meets point 'C'.

**C-D-**E

Line passes in Village Getra through plot numbers 867, 868, 869, 842, 841, 1010, 1011, 1012, 1014, 1015, 1017, 839, 1019, 1018, 1019, 1020, 1022, 1032, 1026, 1027, 1025, 1050, 1051, 1069, 1057, 1056, 825, 1231, 495, 281, 278, 279 275, 274, 272, 295, 269, 297, 305, 306, 307, 314, 319, 317, 342, 343, 1 and meets at point 'E'.

E-E1-E2-E3-F.

Line passes along the common boundary of reserved forest and Getra villa ge and meets at point 'F'.

F-Fl.

Line passes along the common boundary of reserved forest and Getra village and meets at point 'F1'

F1--A

Line passes in village Getra through plot numbers 1,347, 358, 348, 353, 391, 351, 350, 351, 401, 402, 403, 408, 405, 413, 412, 415, 414, 457, 465, 464, 463, 457, 459, 460, 461, 1079, 1063, 1076, 1071, 1073, 1072, 1046, 1047, 1044, 1040 and partially along northern bank of Jobga Nalla and meets at starting point 'A'.

#### SCHEDULE-'B'

## JOBGA UNDERGROUND PROJECT LAKHANPUR COALFIELDS BISRAMPUR AREA

#### DISTRICT-SURGUJA (MADHYA PRADESH)

#### MINING RIGHTS

Sl. Name of Village No.	Village Number	Patwari Halka Number	Tahsil	District	Area in Hectares	Remarks
1 2	3	4	5	6	7	8
1. Sapkara	418	43	Surajpur	Surguja	83.590	Part
2. Pondi	270	45	Surajpur	Surguja	176.520	Part
-						_

TOTAL: 1101.385 Hectares

SI. Name of Forest No.	Division	Compartment Number	Area in hectares	Remark
1. 2	3	4	5	6
Reserved Forest	South Surguja	307	134.390	Full
2. Reserved Forest	South Surguja	306	91.780	Full
3. Reserved Forest	South Surguja	305	77.810	Part
4. Reserved Forest	South Surguja	313	67.340	Full
5. Reserved Forest	South Surguja	136	25.550	Part
6. Reserved Forest	South Surguja	137	150.142	Full
	TOTAL:		547.012 Hectares	
GRAND TOTAL	1648.397 hectares (approximately 4073.19 Acres (approximately 4073.49 Acres (approximately 4073.40 Acre			

#### 1. Plot numbers to be acquired in village Sapkara (Part).

321(Part), 682(Part), 683 to 745, 746(Part), 747(Part), 767(Part), 774(Part), 775, 776(Part), 777(Part), 779 (Part), 780, 781(Part), 782 to 786, 787(Part), 788(Part), 789 to 806, 808 to 825, 826(Part), 827, 828(Part), 830(Part), 831(Part), 832(Part), 833(Part), 859(Part), 867(Part).

#### 2. Plot numbers to be acquired in village Pondi (Part).

188(Part), 189(Part), 190, 191, 192(Part), 193(Part), 194, 195(Part), 196(Part), 271(Part), 272(Part), 273(Part), 274(Part), 288(Part), 291(Part), 292(Part), 293 to 304, 305(Part), 306 to 363, 364(Part), 365(Part), 366(Part), 369(Part), 370(Part), 372(Part), 375(Part), 376(Part), 377 to 386, 387(Part), 388(Part), 391(Part), 392(Part), 393 to 551, 552(Part), 553(Part), 554, 555(Part), 556 to 574, 575(Part), 576, 577(Part), 581(Part), 605(Part), 606(Part), 607, 608, 609(Part), 793(Part), 794(Part), 806(Part), 887(Part), 890(Part), 891(Part), 898(Part), 899(Part), 900, 901(Part), 902 to 928, 929(Part), 930(Part), 931, 932(Part), 933(Part), 934(Part), 936(Part), 937(Part), 938 to 1094.

#### 3. Plot numbers to be acquired in village Mani (Part)

22(Part), 23(Part), 24(Part), 25(Part), 26(Part), 27(Part), 28(Part), 29(Part), 30(Part), 104(Part), 108(Part), 111(Part), 112(Part), 113(Part), 114 to 176, 177(Part), 178(Part), 179 to 860, 862 to 1183, 1679.

#### 4. Plot numbers to be acquired in village Jobga (Part)

77(Part), 78, 79(Part), 80, 81(Part), 82(Part), 83(Part), 84(Part), 85 to 92, 93(Part), 94(Part), 95(Part), 96(Part) 110(Part), 125(Part), 126 to 133, 134(Part), 135, 136(Part), 137, 138, 139, 140(Part), 414(Part), 442(Part), 443, 444(Part), 445 (Part), 446, 447(Part), 448 to 485, 486(Part), 487(Part), 610(Part), 611(Part), 613(Part), 614, 615, 616(Part), 617 to 636, 637(Part), 644(Part), 645(Part), 476 to 709, 710(Part), 711, 712(Part), 713 (Part), 724(Part), 833(Part), 834 to 836,837(Part), 838(Part), 839(Part), 923(Part), 1021(Part), 1022(Part), 1023(Part), 1024(Part), 1027(Part), 1028(Part), 1029(Part), 1030, 1031, 1032(Part), 1036(Part), 1037 to 1040, 1041(Part), 1042(Part), 1044(Part), 1045 to 1076, 1077(Part), 1078 to 1152.

## 5. Plot numbers to be acquired in village Getra (Part).

N-A

1(Part), 4 to 268, 269(Part), 270, 271, 272(Part), 273, 274(Part), 275(Part), 276, 277, 278(Part), 279(Part), 281(Part), 295(Part), 297(Part), 298 to 304, 305(Part), 306(Part), 307(Part), 308 to 313, 314(Part), 315, 316, 317 (Part) 319(Part), 342(Part), 343(Part), 495(Part), 496 to 824, 825(Part), 826 to 838, 839(Part), 840, 841(Part), 842(Part), 843 to 855, 856(Part), 857 to 861, 862(Part), 863(Part), 864(Part), 867(Part), 868(Part), 869(Part), 883(Part), 884(Part), 885(Part), 886, 887, 888(Part), 889(Part), 890(Part), 891(Part), 892 to 970, 972 to 993, 994(Part), 995(Part), 996, 997, 998(Part), 1001(Part), 1002(Part), 1003, 1004(Part), 1005(Part), 1010(Part), 1011(Part), 1012;(Part), 1013, 1014 (Part), 1015(Part), 1017(Part), 1018(Part), 1019(Part), 1020(Part), 1021, 1022(Part), 1023, 1024, 1025(Part), 1026 (Part), 1027(Part), 1032(Part), 1036(Part), 1050(Part), 1051(Part), 1055, 1056(Part), 1057 (Part), 1213, 1222, 1227, 1228, 1229, and 1231(Part).

Reserved Forest Compartment numbers to be acquired. (Part),

307, 306, 305(Part), 313, 136(Part), 137.

BOUNDARY DESCRIPTION.	
Λ- B—C	Line starts from point 'A' in village Getra and passes along the common boundary area to be acquired under all rights and meets ant point 'C'.
C- ")E	Line passes along the common boundary area to be acquired under all right and meets at point 'E'.
E-E1-E 2-E 3-F	Line passes along the common boundary area to be acquired under all rights and meets at point 'F'.
FG	Line passes through reserve forest compartment numbers 305, 136 and meets on the common boundary of reserved forest and Jobga village at point 'G'.
G-H	Line passes in Jobga village through plot numbers, 1077, 1022, 1023, 1024, 1077, 1027, 1028, 1029, 1021, 923, 1021, 1032, 1036, 1041, 1042, 1044, 1021, 839, 838, 837, 833, 710, 724, 712, 713, 719, 644, 645, 637, 613, 611, 610, 616, 487, 486, 442, 441, 444, 445, 140, 447, 140, 136, 140, 134, 125, 110, 95, 94, 93, 96, 84, 96, 82, 83, 81, 82, 77, 79 and meets at point 'H'.
HI	Line passes partly along the common boundary of village Jobga—Reserved Forest, village Pondi—reserved forest and meets at point 'I'.
I—J	Line passes in village Pondi through plot numbers 189, 188, 192, 193, 195, 196, 391, 392, 388, 387, 375, 374, 370, 376, 369, 365, 366, 364, 366, 372, 271, 272, 273, 274, 305, 292, 288, 291, 552, 553, 581, 555, 577, 575, 605, 606, 609, 793, 794, 806, 901, 897, 899, 898, 891, 928, 929, 890, 930, 887, 932, 933, 934, 936, 937, and meets at point 'J'.
JK	Line passes in village Mani through plot numbers 22, 23, 24, 25, 26, 27, 28, 29, 30, 108, 111, 112, 104, 113, 177, 178, and meets at point 'K'.
K—L	Line passes in village Sapkara through plot numbers 682, 321, 747, 746, 788, 787, 774, 776, 777, 779, 781, 767, 826, 828, 830, 831, 832, 833, 859, 867 and meets at point 'L'.
L— $M$ — $N$	Line passes along Western Bank of Rehar River and meets at point 'N'.

starting point 'A'.

[No. 43015/16/96-LSW] MRS. P. L. SAINI, Under Secy.

Line passes partly along Northern boundary of Jobga Nalla and meets at the

## ेंद्रोतियम और प्रश्वितक ये<mark>स संत</mark>ालय गई दिल्ली: 5 सिनम्बर, 1997

की ब्हांब 2302 --- पेट्रीलियम और खिनिज पाट्य लाइन (भूमि के उपयोग के प्रिजिकार की प्रजैन) अधिनियम 1962 (1963 का के 50) की धारा 3 की उपधारा (1) के प्रधीन भारत सरकार के पेट्रीलियम और प्राकृतिक गैस मंत्रालय की प्रधिसूचना काव था व 223 तारीख 1-2-97 द्वारा भारत सरकार ने उस प्रधिसूचना में संलग प्रनृत्यों में विनिधिष्ट भूमियों के प्रधिकार की पाइप लाइन बिधान के लिए अजित करने की प्राणय घोषन किया था।

श्रतः सक्षम प्राधिकारी ने उक्त श्रधिनियम की धारा 6 की उपधारा (1) के स्रधीन सरकार को रिपोर्ट दें दो है।

तत्पाण्यात् भारत सरकार ने उक्ष्त रिपोर्ड पर विचार करने के पश्यात् इस श्रिष्ठिसूचना में संलग्न श्रानुसूची में विनिर्दिष्ट भूमियों के उपयोग का श्रिष्ठिकार श्राजित करने का विनिय्चय किया है।

स्रतः स्रब उक्त स्रधिनियम की धारा 6 की उपधारा (1) हारा प्रदत्त गिक्ति का प्रयोग करने हुए भारत सरकार एतद्हारा घोषित करनी है कि इस प्रधिमूचना में संसम्ब स्नुसूची में विनिर्दिष्ट उक्त भमियों में उपयोग का स्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा प्रजित किया जाता है।

इस घारा की उपघारा (4) द्वारा प्रवक्त सक्तियों का प्रयोग करते हुए भारत सरकार निर्देश देती है कि उक्त भूमियों में ग्राधिकार भारत सरकार में निहित होने के बजाय गैस अधीरिटी ऑफ इंडिया लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख़ को निहित होगा।

#### श्रन् सूची

कानावाडा ६०पी राज्य : गुजरात	०एम ० से जी ०ई ० ग्रयाः नालुकाः कम्बे	. लीम्ब्रास		पलाइन : खेडा
— — — — — — गीय अभासं० स्लॉकसं०	<u>-</u>	— ग्रार∘अं	 ो०यू० का	 एरिया
		 हेक्टे- यर	भ्रार	सेंटी- अ।र
कानावाडा 142		0	0.0	32
154	<del></del> - <del></del>	0	00	39

[सं ० एल ०-14016/3/95/जी ०पी ०] ब्राई ०एस ०एन ० प्रसाद, उप समिब

## MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 5th September, 1997

S.O. 230?.—Whereas by notification of the Govern ment of India in the Ministry of Petroleum and Natural Gas S.O. 223 dated 1-2-97 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land), Act 1962 (50 of 1962) the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted report to the Government.

And further whereas the Central Government has, after Considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification.

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule to this appended notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Gas Authority of India Ltd. free from all encumbrances.

## GAS AUTHORITY OF INDIA LTD. BARODA

#### SCHEDULE

Kanawada EPS to GF Apar at Limbasi.

State : Gujarat Tal : Matar Dist. : Kheda

Village	Survey No./ Block No.	./ Area of R.O.U		U.
	Block IVC	Hectare	Are	Certiare
Kanawada	142	00	00	32
	154	00	00	39

[No. L-14016/3/95-GP]
I. S. N. PRASAD, Dy. Secy.

#### नई दिल्ली, 5 सितम्बर, 1997

का श्या : 303 : पेट्रोलियम और खिनज पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 को उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैम मंत्रालय की अधिमूचना कार आर्थ 224 तारिख 1-2-97 द्वारा भारत सरकार ने उसे अधिमूचना में संलंग्न अनुसूची में विनिदिष्ट भूमियों के अधिकार को पाइप लाइन बिछाने के लिये अजिल करने का धानय पोपिन किया था।

ग्रतः सक्ष्म प्राधिकारी ने उक्त श्रधिनियम की धारा 6 की उपधारा (1) के श्रधीन सरकार को रिपोर्ट दे दी है।

नत्मस्वात भारत सरकार ने उक्त रिपोर्ट पर विचार करने के पत्रचात इस अधिसूचना में संलग्न अनुसूची में विदिष्टि भूमियों के उपयोग का अधिकार अजित करने का विनिज्य किया हैं।

म्रतः, अब उक्त ग्रधिनियम, की धारा ६ की उपधारा (१) द्वारा प्रदत्त ग्राप्तिन का प्रयोग करते हुए भारत सरकार एतद्द्वारा घोषित करती है कि इस ग्रधिसूचना में संकरन अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का श्रिक्षकार पाइपलाइन बिधाने के प्रयोजन के लिए एतद्द्वारा श्रिज्ञित किया जाता है।

इस धारा की उपधारा (4) क्षारा प्रवत्त शक्तियों का प्रयोग करते हुए भारत सरकार निर्देश देती है कि उक्त भूमियों में अधिकार भारत सरकार में तिक्रित होने के बजाय गैंग् प्रश्नोरिटी ऑफ इंडिया लिमिटेड में सभी बाधाओं से मुक्त रुप में घोषणा के प्रकाशन की इस सारीख को निहित होगा।

श्रनुसूची

गांव         अस सं ० लगोंक सं ०         आर० ओ० यू० का ए         लांक सं ०           व्यक्ताना         563         0         00           लेम्बामी         1606         0         16           1612         0         06           1616         0         11           2634         0         01           1618         0         07           1590/1         0         35           1534         0         06           4533         0         08           1455         0         13           1449         0         01           1447         0         04           1426         0         01           1427         0         07           571         0         09           572         0         04           593         0         03           594         0         04           593         0         03           595         0         08           602         0         01           603         0         01           604         0         05			से जी०ई० भ्रमा	५० लाम्बासा		
ल्योंक सं ०    हेबटेयर प्राप्त सेंटी    व्यास्तामा   563   0   00    विभिन्नामा   1606   0   16     1610   0   13     1612   0   06     1616   0   11     2634   0   01     1618   0   07     1590/1   0   35     1534   0   06     4533   0   08     1455   0   13     1449   0   01     1447   0   04     1426   0   01     1427   0   07     571   0   09     572   0   04     573   0   05     594   0   04     593   0   03     595   0   08     602   0   01     604   0   06     605   0   04     603   0   01     604   0   05     604   0   06     605   0   07     645   0   06     644   0   06     62577   0   05     347   0   07     346   0   06     319   0   05     300   0   05     271   0   03     266   0   07	नार		तात्वुकाः मानग ———			
सिम्बामी 563 0 00 वि सिम्बामी 1606 0 16 1610 0 13 1612 0 06 1616 0 11 2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 133 1449 0 01 1447 0 04 1447 0 04 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 06 603 0 01 604 0 06 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 62577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 571 0 07 346 0 06 319 0 05 300 0 05 571 0 06 644				- भ्रार०ओ ० यू० का एरिया 		
लीम्बामी  1606  0 16  1610  0 03  1612  0 06  1616  0 11  2634  0 01  1618  0 07  1590/1 0 35  1534  0 06  4533  0 08  14455  0 13  1449  0 01  1447  0 04  1426  0 01  1427  0 07  571  0 09  572  0 04  573  0 05  594  0 04  573  0 05  594  0 04  593  0 03  595  0 08  602  0 01  605  0 04  7181  0 00  603  0 01  604  0 06  609  0 03  634  0 10  633  0 07  645  0 06  644  0 06  2577  0 05  347  0 07  346  0 06  319  0 05  300  0 05  271  0 03  266  0 07				हेक्टेयर	म्रार स	टीभार
1610 0 13 1612 0 06 1616 0 11 2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 06 603 0 01 604 0 06 603 0 01 604 0 06 603 0 01 604 0 06 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 664 0 06 644 0 06 664 0 06 644 0 06 6577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	56		563	0	0.0	4
1612 0 06 1616 0 11 2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 06 609 0 03 634 0 10 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 633 0 07 645 0 06 644 0 06 633 0 07 645 0 06 644 0 06 634 0 10 633 0 07 645 0 06 644 0 06 62577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	16		1606	0	16	77
1616 0 11 2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 574 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7191 0 00 603 0 01 604 0 06 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 6319 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	16		1610	0	13	52
2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 4533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 05 609 0 03 634 0 10 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 6319 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	16		1612	0	0.6	8.9
2634 0 01 1618 0 07 1590/1 0 35 1534 0 06 4533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 05 609 0 03 634 0 10 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 6319 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07				0	1.1	70
1618 0 07 1590/1 0 35 1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07				0		30
1590/1 0 06 1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7MT 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07						0.2
1534 0 06 1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7MT 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07						
1533 0 08 1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7MI 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07						68
1455 0 13 1449 0 01 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7MT 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 271 0 03 266 0 07						5 0
1449 0 01 1447 0 04 1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7101 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07					08	91
1447 0 04 1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 06 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	1 4		1455	0	13	00
1426 0 01 1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7181 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07	14		1449	0	0.1	11
1427 0 07 571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7101 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 271 0 03 266 0 07	14		1447	0	0.4	09
571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 71M1 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 271 0 03 266 0 07	14		1426	0	1.0	72
571 0 09 572 0 04 573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 71M1 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 271 0 03 266 0 07	14		1427	0	0.7	90
573 0 05 594 0 04 593 0 03 595 0 08 602 0 01 605 0 04 7101 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07						78
594       0       04         593       0       03         595       0       08         602       0       01         605       0       04         नाला       0       00         603       0       01         604       0       05         609       0       03         634       0       10         633       0       07         645       0       06         644       0       06         2577       0       05         347       0       07         346       0       06         319       0       05         300       0       05         271       0       03         266       0       07	57		572	0	04	10
593       0       03         595       0       08         602       0       01         605       0       04         नाला       0       00         603       0       01         604       0       05         609       0       03         634       0       10         633       0       07         645       0       06         644       0       06         2577       0       05         347       0       07         346       0       06         319       0       05         300       0       05         271       0       03         266       0       07	57		573	0	0.5	<b>5</b> 9
595       0       08         602       0       01         605       0       04         नाला       0       00         603       0       01         604       0       05         609       0       03         634       0       10         633       0       07         645       0       06         644       0       06         2577       0       05         347       0       07         346       0       06         319       0       05         300       0       05         271       0       03         266       0       07				0	04	64
602 0 01 605 0 04 FIRST 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07				0	03	<b>5</b> 5
605 0 04  可阿T 0 00  603 0 01  604 0 05  609 0 03  634 0 10  633 0 07  645 0 06  644 0 06  2577 0 05  347 0 07  346 0 06  319 0 05  300 0 05  271 0 03  266 0 07						59
नाला 0 00 603 0 01 604 0 05 609 0 03 634 0 10 633 0 07 645 0 06 644 0 06 2577 0 05 347 0 07 346 0 06 319 0 05 300 0 05 271 0 03 266 0 07						9 5
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						55
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						65
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						82
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						85 90
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						14
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						67
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						37
2577       0       05         347       0       07         346       0       06         319       0       05         300       0       05         271       0       03         266       0       07						0.5
346     0     06       319     0     05       300     0     05       271     0     03       266     0     07						07
$egin{array}{cccccccccccccccccccccccccccccccccccc$	34		347	0	07	02
300       0       05         271       0       03         266       0       07				0	06	76
271 0 03 266 0 07					0.5	40
266 0 07						46
						38
						67
260 0 05						58
$     \begin{array}{ccccccccccccccccccccccccccccccccc$						47 76

[मं० एल-14016/3/95 जी पी] आई० एस० एन० प्रसाद, उपसन्धिव

New Delhi, the 5th September, 1997

S.O. 2303.—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas S. O. 224 dated 1-2-97 under sub-section (1) of section 3 of the petroleum and Minerals Pipelines (Acquisition of Right of User in Land), Act 1962 (50 of 1962) the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline.

And whereas the Competent Authority has under subsection (1) of section 6 of the said Act, submitted report to the Government.

And further whereas the Central Government has, after Consideraing the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification.

Now therefore, in exercise of the power conferred by subsection (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule to this appended notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Gas Authority of India Ltd. free from all encumbrances.

#### GAS AUTHORITY OF INDIA LTD. BARODA

#### SCHEDULE

Kanawada EPS to GE Apar at Limbasi

State : Gujarat		Tal: Hatar	Dist.	: Kheda
Village	Survey No./ Block No.		Area of	R.O.U.
	Diock 110.	Hectare	Arc	Centiare
Vastana	563	00	00	42
Limbasi	1606	00	16	<del></del>
	1610	-00	13	52
	1612	00	06	89
	1616	<b>←00</b>	11	70
	2634	00	01	30
	1618	00	07	02
	1590/1	00	35	68
	1534	~-00	06	50
	1533	00	08	91
	1455	00	13	00
	1449	00	01	11
	1447	00	04	89
	1426	00	01	72
	1427	00	07	90
	571	00	09	78
	572	00	04	10
	573	00	05	59
	574	00	04	64
	593	00	03	55
	595	00	08	59
	602	OΩ	01	95
	605	00	04	55
	NALLA	00	00	65
	603	00	01	82
	604	00	05	85
	609	00	03	90
	634	00	10	14
	633	00	07	67
	645	00	06	37
	644	00	06	05
	2577	00	05	07
	347	00	07	02
	346	00	06	76
	319	00	05	40
	300	oò	05	46
	271	00	03	38
	266	00	07	67
	260	00	05	58
	259	00	07	47
	258	00	01	76

[No. L-14016/3/95-GP] I.S.N. PRASAD, Dy. Secy.

#### नई दिल्ली, 28 अगस्त, 1997

का. आ. 2304.—यत: केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में जीएनएलएच से जीएनवायएफ तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेचुरल गैस कारपेरिशन लिमिटेड द्वारा विछाई जानी चाहिए ।

और अतः यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अत: अब पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतदुद्वारा घोषित किया है ।

बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ौदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

अनुसूची जीएनएलएच से जीएनवायएफ तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	f	जला : भरूच	तालुका : वागरा	
गाँव	सर्वे सं.	₹.	आर.	सेन्टी.
जोलवा	19	0	02	60
	20	0	19	20
	22	0	14	95
	23	0	32	50
	14	0	06	50
	25	0	14	95
	26	0	16	25
	13	0	08	45
	कार्ट ट्रेक	0	02	60
	55	0	13	00
	128	0	14	30

[सं. ओ.-12016/108/96-ओएनजी-डी-IV]

एम. मार्टिन, ढेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2304.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from GNLH to GNYF in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now therefore, in exercise of the powers conferred by sub-section (1) of of the section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390 009.

And every person making such an objections shall also state specifically whether he wishes to be heard in person or by legal Practitioner.

#### **SCHEDULE**

#### PIPELINE FROM GNLH TO GNYF

STATE : GUJARAT DISTRICT : BHARUCH TALUKA : VAGRA

Village	Survey No.	Hectare	Are	Centiare
JOLWA	19	0	02	60
	20	0	19	20
	22	0	14	95
	23	0	32	50
	14	0	06	50
	25	0	14	95
	26	0	16	25
	13	0	08	45
	Cart track	0	02	60
	55	0	13	00
	128	0	14	30

[No. O-12016/108/96-ONG.D IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 28 अगस्त, 1997

का. आ. 2305.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में पी. डी. ए. आर. से पादरा ई. पी. एस. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड द्वारा बिछाई जानी चाहिए ।

और अतः यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अतः अब पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वारा घोषित किया है।

बशरों कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ौदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

अनुसूची पी. डी. ए. आर. से पादरा ई. पी. ऐस. तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात

जिला व तालुका : बड़ोदरा

गाँव	ब्लाक नं.	हेक्टेयर	आरे.	सेन्टीयर
रायपुरा	593	0	05	00
	592	0	06	82
	591	0	02	99

[सं. ओ-12016/109/96-ओ एन जी-क्री-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2305.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from PDAR to PADRA EPS in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now therefore, in exercise of the powers conferred by sub-section (1) of of the section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390 009.

And every person making such an objections shall also state specifically whether he wishes to be heard in persons or by legal practitioner.

## SCHEDULE

#### PIPELINE FROM PDAR TP PADRA EPS

STATE: GUJARAT

DISTRICT & TALUKA: VADODARA

Village	Block No.	Hectare	Are	Centiare
RAYPURA	593	0	05	00
	592	0	06	82
	591	0	02	99

[No. O-12016/109/96-ONG.D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 28 अगस्त, 1997

का. आ. 2306.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में पी. डी. ए. आर. से पादरा ई. पी. एस. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड द्वारा बिछाई जानी चाहिए ।

और अतः यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अतः अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वारा घोषित किया है।

बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ोदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

#### अनुसूची

पी. डी. ए. आर. से पादरा ई. पी. एस. तक पाइपलाइन बिछाने के लिए

राज्य: गुजरात

जिला व तालुका : बड़ोदरा

गाँव	ब्लाक नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
गोकलपुरा	215	0	07	41
	219	0	06	11
	210	0	12	48
	211	0	10	50

4440	THE GAZET	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 19			
1	-2	3	4	5	
	कार्ट ट्रेक	0	06	75	
	206	0	15	86	
	204	0	05	85	
	122	0	16	00	
	123	0	06	68	
	116	0	10	20	
	124	0	05	15	
	126	0	14	30	
	127	0	00	26	
	128	0	09	49	
	129	0	05	00	
	कार्ट ट्रेक	0	01	30	
	131	0	04	56	
	132	0	00	06	
	133	0	07	02	

[सं. ओ-12016/110/96~ओ एन जी डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2306.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from PDAR to PADRA EPS in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now therefore, in exercise of the powers conferred by sub-section (1) of the section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390 009.

And every person making such an objections shall also state specifically whether he wished to be heard in persons or by legal practitioner.

## SCHEDULE PIPELINE FROM PDAR TP PADRA EPS.

**STATE: GUJARAT** 

DISTRICT & TALUKA: VADODARA

Village	Block No.	Hectare	Are	Centiare
1	2	3	4	5
GOKULPURA	215	0	07	41
	219	0	06	11
	210	0	12	48
	211	0	10	50
•	Cart track	0	06	75
	206	0	15	86
	204	0	05	85
	122	0	16	00

[ HIV II — GIVE 3(II)]		भारत का राजपत्र : ।सतम्बर 20	44		
1	2	. 3	4	5	<u> </u>
1	23	0	06	68	
1	16	0	10	20	
1	24	0	05	15	
1	26	0	14	30	
1	27	0	00	26	
1	28	0	09	49	
1	29	0	05	00	
Cart tra	ck	0	01	30	
1	31	0	04	56	
1	32	0	00	06	
1	33	0	07	02	

[No. O-12016/110/96-ONG.D IV] M. MARTIN, Desk Officer

## नई दिल्ली, 28 अगस्त, 1997

का. आ. 2307.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में पी. डी. ए. आर. से पादरा ई. पी. एस. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेचुरल गैस कारपेरिशन लिमिटेड द्वारा बिछाई जानी चाहिए ।

और अत: यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अतः अब पेट्रोलियम और खिनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा I द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वारा घोषित किया है।

बशर्तें कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ोदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिदिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

अनुसूची पी. डी. ए. आर. से पादरा ई. पी. ऐस. तक पाइपलाइन बिछाने के लिए ।

राज्य : गुजरात		जिला : वड़ोदरा	तालुका : पादरा	
गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
1	2	3	4	5
पादरा	कार्ट ट्रेक	0	04	90
	1243/1	0	14	05
	1243/2			
	1245	0	08	97
	कार्ट ट्रेक	0	01	43
	1256/पी	0	03	00
	कार्ट ट्रेक	0	01	69
	1255	0	14	17
	1253	0	05	85
	1251	0	04	17
	1252	0	. 08	10
	कार्ट ट्रेक	0	01	70

THE GAZETTE OF INDIA	SEPTEMBER 20	1997/BHADRA 29, 1919
	· DEL LEMIDELLE	. 177//DIIGDIG 47. 1717

4442	THE GAZET	[Part II—Sec. 3(ii)]		
1	2	3	4	5
	1166	0	16	64
	1118	0	17	64
	1119	0	13	39
	कार्ट ट्रेक	0	00	80
	1120	0	12	10
	1032/1	0	13	65
	कार्ट ट्रेक	0	04	86
	1032/2	0	02	91
	1039/1	0	01	85
	1028	0	02	45
	1027/1-2	0	10	40
	1041/1-2	0	09	62
	975	0	22	10
	974	0	10	66
	963	0	04	10
	962	0	04	08
	961	0	10	66

[सं. ओ-12016/111/96-ओ एन जी-डी-[V] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2307. —Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from PDAR to PADRA EPS in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto :-

Now therefore, in exercise of the powers conferred by sub-section (1) of the section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390009.

And every person making such an objections shall also state specifically whether he wishes to be heard in person or by legal Practitioner.

## SCHEDULE PIPELINE FROM PDAR TO PADRA EPS.

STATE: GL	JARAT DISTRICT	VADODARA	TALUKA : PADRA	
Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
PADARA	Cart track}	0	04	90
	${1243/1 \atop 1243/2}$	0	14	05
	1245	0	08	97

[40 II—606 2(II)]		नारा का राज्य : ।सार्कर 20, 1777/ नाम् 27, 1717		
	2	3	4	5
	Cart track	0	01	43
	1256/P	0	03	00
	Cart track	0	01	69
	1255	0	14	17
	1253	0	05	85
	1251	0	04	17
	1252	0	08	10
	Cart track	0	01	70
	1166	0	16	64
	1118	0	17	64
	1119	0	13	39
	Cart track	0	00	80
	1120	0	12	10
	1032/1	0	13	65
	Cart track	0	04	86
	1032/2	0	02	91
	1039/1	0	01	85
	1028	0	02	45
	1027/1-2-	0	10	40
	1041/1-2	0	09	62
	975	0	22	10
	974	0	10	66
	963	0	04	10
•	962	0	04	08
	961	0	10	66

[No. O-12016/111/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 28 अगस्त, 1997

का. आ. 2308. — यतः कन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में पी. डी. ए. आर. से पादरा ई. पी. एस. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेचुरल गैस कारपेरिशन लिमिटेड द्वारा बिछाई जानी चाहिए ।

और अत: यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ;

अतः अब पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वारा घोषित किया है।

बशर्तें कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बढ़ौदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ;

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा के क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

अनुसूची

पी. डी. ए. आर. से पादरा ई. पी. एस. तक पाइपलाइन बिछाने के लिए ।

राज्य : गुजरात	जिला : वड़ोदरा	तालुका : पादरा		
 गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
— सोगमा	कार्ट ट्रेक	0	02	08
	258	0	08	43
	259	0	00	80
	257	0	10	27
	255	0	01	26
	254	0	09	53
	253	0	07	67
	कार्ट ट्रेक	0	00	90
	234	0	01	20
	245	0	19	78
	246	0	03	64
	243	0	05	00
	242	0	09	04
	241	0	06	50
	कार्ट ट्रेक	0	02	08
	278/A.B	0	16	82
	284	0	13	26
	291	0	01	10
	292	0	13	26
	290	0	01	10
	296	0	11	42
	293	0	00	09
	295	0	26	23

[सं. ओ-12016/112/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2308.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from PDAR to PADRA EPS in Gujarat State pipeline should be laid by the Oil and Natural Gas Corporation Ltd.;

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein;

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil and Natural Gas Corporation Ltd., Construction and Maintenance Division, Makarpura Road, Vadodara-390009;

And every person making such an objections shall also state specifically whether he wishes to be heard in person or by legal Practitioner.

SCHEDULE

#### PIPELINE FROM PDAR TO PADRA EPS.

STATE: GUJARAT DISTRICT: VADODARA TALUKA: PADARA

Village	Survey No.	Hectare	Are	Centiare
SANGAMA	Cart track	0	02	08
	258	0	08	43
	259	0	00	80
	257	0	10	27
	255	0	01	26
	254	0	09	53
	253	0	07	67
	Cart track	0	00	90
	234	0	01	20
	245	0	19	. 78
	246	0	03	64
	243	0	05	00
	242	0	09	04
	241	0	06	50
	Cart track	0	02 .	08
	278/A.B	0	16	82
	284	0	13	26
	291	0	01	10
	292	0	13	26
	290	0	01	10
	296	0	11	42
	293	0	00	09
	295	0	26	23

[No. O-12016/112/96-ONG.D IV] M. MART[N, Desk Officer

#### नई दिल्ली, 28 अगस्त, 1997

का. आ. 2509.—यत: केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में जी जी एस I से जी जी एस III तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेसुरल गैस कारपोरेशन लिमिटेड द्वारा बिछाई जानी चाहिए ।

और अत: यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अतः अब पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वारा घोषित किया है।

बशर्तें कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ौदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा के क्या वह यह चाहता है कि उसकी मृनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

#### अनुसूची

जी जी एस । से जी जी एस ।। तक पाइपलाइन बिछाने के लिए ।

राज्य : गुजरात	जिला : भरूच	तालुकाः पादरा			
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर	
गंधार	418	0	10	00	
	419	0	26	00	
	336	0	08	00	

[सं. ओ-12016/113/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2309.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from G. G. S. I to G. G. S. III in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto:—

Now therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of Users in the land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

Provided that any person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390 009.

And every person making such an objections shall also state specifically whether he wished to be heard in persons or by legal Practitioner.

#### **SCHEDULE**

#### PIPELINE FROM GGS I TO GGS III.

STATE : GUJARAT DISTRICT : BHARUCH TALUKA : VAGRA

Village	Survey No.	Hectare	Are	Centiare
GANDHAR	418	0	. 10	00
	419	0	26	00
	336	0	08	00

[No. O-12016/113/96-ONG.D IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 28 अगस्त, 1997

का. आ.2310.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में जी जी एस I से जी जी एस III तक पेट्रोलियम के परिवहन के लिये पाइपलाइन ऑयल एण्ड नेसुरल गैस कारपेरिशन लिमिटेड द्वारा बिछाई जानी चाहिए।

और अत: यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतद्पाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है ।

अतः अब पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्द्वाग घोषित किया है ।

बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बड़ौदा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा ।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्टत: यह भी कथन करेगा के क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

अनुसूची जी जी एस I से जी जी एस III तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरूच	तालुका : पागरा		
 गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
मूलेर	63	0	84	80
	59	0	27	60
	43/A.B.	0	10	40
	40	0	14	60
	63 B	0	31	60
	58	0	40	40
	57	0	20	. 80
	44	0	. 08	00
	39	0	14	00
	37	0	20	60
	31.A/B	0	14	00
	526	0	01	00

[सं. ओ-12016/114/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 28th August, 1997

S. O. 2310.—WHEREAS it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from G. G. S. I to G. G. S. III in Gujarat State pipeline should be laid by the Oil & Natural Gas Corporation Ltd.

AND WHEREAS it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the schedule annexed hereto :-

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of the section 3 of the Petroleum and Mincrals Pipelines (Acquisition of Right of Users in the land) Act, 1962 (50 of 1962), the Central Government hereby declares it's intention to acquire the right of user therein:

PROVIDED THAT ANY person interested in the said land may object within 21 days from the date of this notification, to laying the pipeline under the land to the Competent Authority, Oil & Natural Gas Corporation Ltd. Construction & Maintenance Division, Makarpura Road, Vadodara-390 009.

AND every person making such an objections shall also state specifically whether he wished to be heard in persons or by legal Practitioner.

**SCHEDULE** PIPELINE FROM G G S I TO G G S III.

STATE: GUJ	ARAT DISTRICT:	BHARUCH TALL	JKA : VAGRA	
Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
MULLER	63	0	84	80
	59	0	27	60
	43/A.B.	0	10	40
	40	0	14	60

4448	THE GAZET	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919			
1	2	3	4	5	
	63 B	0	31	60	
	58	0	40	40	
	57	0	20	80	
	44	0	08	00	
	39	0	14	00	
	37	0	20	60	
	31.A/B	0	14	00	
	526	0	01	00	

[No. O-12016/114/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. आ.2311.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 3 के अधिन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 3035 तारीख 15-10-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में बिनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

्और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्<mark>दिष्ट भूमियों के उपयोग</mark> का अधिकार अर्जित करने का विनिश्चय किया है ।

अन्, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसृचना में संलग्न अनुसृची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय ऑयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची एन एन डी डी-16 से नान इ पी एस तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : महेसाना	तालुका : कड़ी		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
कैथल	549	0	08	40
	550	0	13	20
	825/P	0	05	40
	825/P	0	12	72

[सं. ओ-12016/21/95-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2311.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 3035 dated 15-10-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

STATE: GUIARAT

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## **SCHEDULE** PIPELINE FROM NNDD(16) TO NAN. EPS.

TALUKA: KADI

DISTRICT: MEHSANA

Village	Survey No.	Hectare	Are	Centiare
KAIYAL	549	0	08	40
	550	0	13	20
	825/P	0	05	40
	825/P	0	12	72

[No. O-12016/21/95-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

**का. आ. 2312.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में** उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उप<mark>धारा 1 के अधिन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसृचना का. आ. सं. 3038 तारीख 15-10-96 द्वारा केन्द्रीय</mark> सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस अधिसुचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतदद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतदहारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसुची एल डब्ल्यू एफ एन-21 से लनवा इ पी एस II तक पाइपलाइन बिछाने के लिए

गौँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
ककासना	197	0	02	76
	196	0	05	52
	195	0	05	16
	194	0	04	44
	193	0	10	68

[सं. ऑ−12016/23/95 ्ने एन जी−डी−IV]

एम. गार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2312.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 3038 dated 15-10-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE
PIPELINE FROM LWFN (21) TO LANWA EPS II.

STATE: GUJA	RAT DISTRICT	: MEHSANA	TALUKA : CHANASMA	
Village	Survey No.	Hectare	Are	Centiare
KAKASNA	197	0	02	76
	196	0	05	52
	195	0	05	16
	194	0	04	44
	193	0	10	68

[No. O-12016/23/95-ONG-D-IV]

M. MARTIN, Desk Officer

#### नई दिस्ली, 29 अगस्त, 1997

का. आ. 2313.—यत: पेट्रोलियम और खिनज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 942 तारीख 29-2-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में बिनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोपणा के प्रकाशन की इस तारीख को निहित होगा ।

STATE: GUJARAT

अनुसूची

सानन्द जी. जी. एस. I से ई. टी. पी. झालोरा तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : महेसाना	तालुका : कड़ी		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
आद्रज	860	0	06	70
	861/1	0	02	10
	कार्ट ट्रेक	0	00	45
	1074	0	04	65
	1073/2	0	01	90
	1075/1	0	05	65
	1079/p	0	10	10
	1077/1	0	02	75
	1081/1/2	0	05	64
	1083 (1082)	0	12	35
	1088	0	05	70
	1099/1/p	0	05	35
	1098	0	06	45
	1103/2	0	04	05
	1103/1	0	07	35

[सं. ओ-12016/42/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. —Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 942 dated 29-2-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE

#### PIPELINE FROM SANAND GGS I TO ETP JHALORA.

TALUKA: KADI

DISTRICT: MEHSANA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
ADARAJ	860	0	06	70
	861/1	0	02	10
	Cart track	0	00	45
	1074	0	04	65
	1073/2	0	01	90

4	A	_	^
4	4	٦	•

5
65
10
75
64
35
70
35
45
05
35

[No. O-12016/42/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2314.— यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1838 तारीख 21-5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कड़ी सी टी एफ तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कड़ी		
 गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
गणेश पुरा	194	0	17	65
	कार्ट ट्रेक	0	00	75
	195/1	0	14	10
	195/2	0	03	45
	195/3	0	04	95
	186	0	15	55
	187	0	15	45
	178	0	06	15
	177	0	16	80
	156	0	16	65

_							_
1 11777	TT.	—खण्ड	2	1	11	`	1
ויורי ו		- (4 - 6					

भारत का राजपत्र	:	सितम्बर 20	, 1997/भाइ 2	29,	1919
-----------------	---	------------	--------------	-----	------

1	2	3	4	5
	157	0	13	95
	कार्ट ट्रेक	0	00	60
	153	0	17	40
	कार्ट ट्रेक	0	01	04
	134	0	08	10
	135	0	10	05
	136	0	13	20
	122/2	0	14	40
	122/1	0	03	38
	121	0	00	20
	120	0	09	33
	112	0	16	05
	कार्ट ट्र <del>ेक</del>	0	01	20
	107	0	14	48
	108	0	14	54
	106/1	0	16	05
	105	0	12	31

[सं. ओ-12016/50/96-ओ एन **जी-डी**-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2314.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1838 dated 21-5-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

**SCHEDULE** PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF.

STATE : GUJARAT DISTRICT : MEHSANA TALUKA : KADI				
Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
GANESHPURA	194	0	17	65
	Cart track	0	00	75
	195/1	0	14	10
	195/2	0	03	45
195/3 186		0	04	95
		0	15	55

4454	THE GAZ	[Part II—Sec. 3(ii)]		
1	2	3	4	5
	187	0	15	45
	178	0	06	15
	177	0	16	80
	156	0	16	65
	157	0	13	95
	Cart track	0	00	60
	153	0	17	40
	Cart track	0	01	04
	134	0	08	10
	135	0	10	05
	136	0	13	20
	122/2	0	14	40
	122/1	0	03	38
	121	0	00	20
	120	0	09	33
	112	0	16	05
	Cart track	0	01	20
	107	0	14	48
	108	0	14	54
	106/1	0	16	05
	105	0	12	31

[No. O-12016/50/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2315.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1837 तारीख 21–5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईमों को बिछाने के लिए अर्जित करने का अपना आशय मोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार की रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विकान के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कड़ी सी टी एफ तक पाइपलाइन विछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कड़ी		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
<u> </u>	306/2	0	09	30
	306/1	0	09	60
	307	0	07	57
	309	0	22	42
	319	0	28	65
	317	0	12	00
	316	0	05	32
	323	0	22 、	46
	343	0	09	22
	342	0	01	08
	345	0	21	30
	346	0	06	00
	347	0	06	15
	368	0	11	70
	367	0	20	41
	379	0	02	44
	380	0	12	35
	380/p	0	02	60
	382	0	08	55
	383	0	02	78
	384	0	11	45
	385	0	04	05
	358	0	01	70
	392	0	32	94
	391	0	16	57
	393	0	18	45
	394	0	16	87
	कार्ट ट्रेक	0	00	90
	395	0	29	32
	396/p	0	40	35
	397	0	06	00
	398	0	06	30
	399	0	02	65
	400	0	25	80
	419	0 .	18	00
	422	0	16	65
	423	0	07	20
	425	0	12	90
	429	0	11	80

4456	THE GAZET	[PART IISEC. 3(ii)		
1	2	3	4	5
	कार्ट ट्रेक	0	00	90
	438	0	32	10
	443	0	36	60
	454	0	22	65
	461	0	31	35
	464	0	17	85
	कार्ट ट्रेक	0	01	60
	465	0	20	85

[सं. ओ-12016/49/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2315.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1837 dated 21-5-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF.

STATE: GUJARAT DISTRICT & TALUKA: MEHSANA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
MUDARDA	306/2	0	09	30
	306/1	0	09	60
	307	0	07	57
	309	0	22	42
	319	0	28	65
	317	0	12	00
	316	0	05	32
	323	0	22	46
	343	0	09	22
	342	0	01	08
	345	0	21	30
	346	0	06	00
	347	0	06	15
	368	0	11	70

[    11		,	
1 2	3	4	5
MUDARDA—Contd. 367	0	20	41
379	0	02	44
380	0	12	35
380/p	0	02	60
382	0	08	55
383	0	02	78
384	0	11	45
385	0	04	05
358	0	01	70
392	0	32	94
391	0	16	57
393	0	18	45
394	0	16	87
Cart track	0	00	90
395	0	29	32
396/p	0	40	35
397	0	06	00
398	0	06	30
399	0	02	65
400	0	25	80
419	0	18	00
422	0	16	65
423	0	07	20
425	0	12	90
429	0	11	80
Cart track	0	00	90
438	0	32	10
443	0	36	60
454	0	22	65
461	0 -	31	35
464	0	17	85
Cart track	0	01	60
465	0	20	85

[No. O-12016/49/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2316.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1836 तारीख 21-5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार का पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी हैं ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है । अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा भोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विकान के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निष्ठित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में बोबणा के प्रकाशन की इस तारीख को निष्ठित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कडी सी टी एफ तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कडी		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
पनाली	13/4	0	18	45
	13/p	0	08	60
	13/2	0	18	68
	13/1	0	17	93
	कार्ट <del>ट्रेक</del>	0	01	05
	254/1 to 5	0	11	25
	255	0	03	68
	257/1 to 8	0	13	58
	258/1 to 4	0	17	48
	259	0	04	21
	252	0	12	31
	263/p	0	09	01
	कार्ट ट्रेक	0	00	75
	249	0	15	93
	248	0	17	28
	245	0	13	65
,	कार्ट ट्रेक	0	01	20
	246	0	10	80
	कार्ट ट्रैक	0	. 00	45
	241	0	19	90
	240	0	12	38
	239	0	06	90
	कार्ट ट्रेक	0	01	20

[सं. ओ-12016/48/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

New Delhi, the 29th August, 1997

S. O. 2316.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1836 dated 21-5-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE
PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF.

STATE: GUJARAT		DISTRICT: MEHSANA		TALUKA: KADI	
Village	Surve	y No.	Hectare	Are	Centiare
DHANALI	13/4		0	18	45
	13/P		0	08	60
	13/2		0	18	68
	13/1		0	17	93
	Cart track		0	01	05
	254/1 to 5		0	11	25
	255		0	03	68
	257/1 to 8		0	13	58
	258/1 to 4		0	17	48
	259		0	04	21
	252		0	12	31
	263/P		0	09	01
	Cart track		0	00	75
	249		0	15	93
	248		0	17	28
	245		0	13	65
	Cart track		0	01	20
	246		0	10	80
	Cart track		0	00	45
	241		0	19	90
	240		0	12	38
	239		0	06	90
	Cart track		0	01	20

[No. O-12016/48/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. 31. 2317.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनयम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1835 तारीख 21-5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को विछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार की रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

STATE: GUJARAT

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विखाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कडी सी टी एफ तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कडी			
गौंव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर	
<b>टुंडा</b> ली	303	0	16	50	
	304	0	08	10	
	306	0	06	98	
	306p	0	04	78	
	कार्ट ट्रैक	0	01	20	
	309	0	27	37	
	315	0	21	90	
	कार्ट ट्रैक	0	01	05	

[सं. ओ-12016/47/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2317.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1835 dated 21-5-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF.

TALUKA: KADI

DISTRICT : MEHSANA

D1111D . 000	. District				
Village	Survey No.	Hectare	Are	Centiare	
1	2	3	4	5	
Tundali	303	0	16	50	
	304	0	08	10	
	306	0	06	98	

[4411—444 2(11)]		नारत का राज्यक : सितन्बर 20, 1997/बाह्न 27, 1919			4401
1	2	3	4	5	
	306-Р.	0	04	78	
	Cart track	0	01	20	
	309	0	27	37	
	315	0	21	90	
	Cart track	0	01	05	

[No. O-12016/47/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2318.—यत: पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1834 तारीख 21-5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्द्ध भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कडी सी टी एफ तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कडी		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
कैयल	825/पी	0	16	57
	552	0	04	37
	553	0	12	40
	558	0	10	05
	561/2	0	09	15
	562/4	0	06	45
	565/2	0	09	15
	565/1	0	09	45
	593	0	13	97
	569/पी	0	01	04
	592	0	10	95
	591	0	18	45
	590	0	08	10

1	1	67
-	-	uz.

[PART II—SEC. 3(ii)]

			, 1515 [110111 000.0(11)]
1 2	3	4	5
588	0	10	73
कार्ट ट्रैक	0	00	75
586/पो	0	21	75
584/2	0	09	00
584/1	0	10	58
583	0	09	90
581/2	0	09	95
580	0	01	90
579/3	0	13	65
कार्ट ट्रैक	0	00	90
619	0	23	55
620/1	0	00	95
626	0	06	23
625/पी	0	13	35
525/पी			
, 650	0	30	30
652/3	0	00	10
649/2	0	16	20

[सं. ओ-12016/46/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2318.—Whereas by Notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1834 dated 21-5-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF.

TALLIKA - KADI

DISTRICT - MEUGANA

STATE COLLABATE

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
KIYOL	825/P	0	16	57
	552	0	04	37
	553	0	12	40
	558	0	10	05

1	2	3	4	5
	561/2	0	09	15
	562/4	0	06	45
	565/2	0	09	15
	565/1	0	09	45
	593	0	13	97
	569/P	0	01	04
	592	0	10	95
	591	0	18	45
	590	0	08	10
	588	0	10	73
	Cart track	0	00	75
	586/P	0	21	75
	584/2	0	09	00
	584/1	0	10	58
	583	0	09	90
	581/2	0	09	95
	580	0	01	90
	579/3	0	13	65
	Cart track	0	00	90
	619	0	23	55
	620/1	0	00	95
	626	0	06	23
	625/P	0	13	35
	525/P			
	650	0	30	30
	652/3	0	00	10
	649/2	0	16	20

[No. O-12016/46/96-ONG-D-IV] M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. 31. 2319.—यत: पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1833 तारीख 21-5-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय भोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची नंदासन ई पी एस से नोर्थ कडी सी टी एफ तक पाइपलाइन मिछाने के लिए

राज्य : गुजरात	जिला : मेहसाना	तालुका : कडी		
गौंव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
	2	3	4	5
वालासन	262	0	08	10
	260	0	28	35
	259	0	04	20
	कार्ट ट्रैक	0	00	90
	258/3	0	08	02
	258/2/1	0	07	28
	258/1/2	0	10	80
	251	0	15	90
	कार्ट ट्रैक	0	00	45
	252	0	16	50
	247	0	17	25
	246/1/P	0	07	40
	225	0	01	30
	240/P	0	01	40
	226	0	31	93
	227/3/1 227/2	0	11	55
	227/1/3 <b>)</b> 218	0	17	10
	217/P	0	22	23
	कार्ट ट्रैक	0	02	40
	178	0	17	65
	180	0	11	10
	181	0	09	98
	कार्ट ट्रैक	0	01	80
	197/2	0	15	75
	196/2	0	05	02
	198/1	0	03	45
	148/1	0	02	90
	148/2	0	05	90
	148/3	0	06	30
	148/4	0	05	17
	147	0	00	35
	152	0	04	<b>7</b> 3
	144/1	0	03	45
	142/1	0	09	23
	141	0	20	55
	105/3	0	12	30
	105/4	0	06	75

1	2	3	4	5	
	106	0	07	65	
	107/1	0	02	40	
	107/2	0	11	70	
	108/2	0	02	25	
	कार्ट ट्रैक	0	00	45	
	96	0	07	20	
	95	0	01	92	

[सं. ओ-12016/45/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2319.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1833 dated 21-5-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE
PIPELINE FROM NANDASAN EPS TO NORTH KADI CTF

STATE: GUJARAT		STRICT : MEHSANA	TALUKA: KADI	
Village	Survey No	. Hectare	Are	Centiare
1	2	3	4	5
CHALASAN	262	0	08	10
	260	0	28	35
	259	0	04	20
	Cart track	0	00	90
	258/3	0	08	02
	258/2/1	0	07	28
	258/1/2	0	10	80
	251	0	15	90
	Cart track	0	00	45
	252	0	16	50
	247	0	17	25
	246/1/P	0	07	40
	225	0	01	30
	240/P	0	01	40
	226	0	31	93

	THE GALE	TE OF INDIA: SEFTEME	JER 20, 1997/BHADRA 29, 1919	[1 ART 11—3EC, 3(11)]
1	2	3	4	5
	227/3/1 227/2 227/1/3	0	11	55
	218	0	17	10
	217/P	0	22	23
	Cart track	0	02	40
	178	0	17	65
	180	0	11	10
	181	0	09	98
	Cart track	0	01	80
	197/2	0	15	75
	196/2	0	05	02
	198/1	0	03	45
	148/1	0	02	90
	148/2	0	05	90
	148/3	0	06	30
	148/4	0	05	17
	147	0	00	35
	152	0	04	73
	144/1	0	03	45
	142/1	0	09	23
	141	0	20	55
	105/3	0	12	30
	105/4	0	06	75
	106	0	07	65
	107/1	0	02	40
	107/2	0	11	70
	108/2	0	02	25
	Cart track	0	00	45
	96	0	07	20
0	95	0	01	92

[No. O-12016/45/96-ONG-D-IV] M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. 31. 2320.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 1832 तारीख 22-6-96 द्वारा केन्द्रीय सरकार में उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है । और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी जी एस JV से दहेज जी जी एस तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : वागरा		
गौंव	ब्लॉक नं.	हेक्टेयर	आरे.	सेन्टीयर
अटाली	85	0	12	00
	86	0	24	00
	117	0	36	00
	118	0	13	20
	119	0	02	40
	121	0	13	26
	128	0	25	20
	127	0	15	00
	133	0	25	20
	134	0	24	00
	132	0	06	60
	126	0	16	20

[सं. ओ-12016/44/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2320.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 1832 dated 22-6-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

#### PIPELINE FROM GGS IV TO DAHEJ GGS

STATE: GUJARAT

DISTRICT: BHARUCH

TALUKA: VAGRA

Village	Survey No.	Hectare	Аге	Centiare
ATALI	85	0	. 12	00
	86	0	24	00
	117	0	36	00
	118	0	13	20
	119	0	02	40
	121	0	13	26
	128	0	25	20
	127	0	15	00
	133	0	25	20
	134	0	24	00
	132	0	06	60
	126	0	16	20

[No. O-12016/44/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2321.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 941 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा मोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में भोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीएनएलई से जीएनएफवाई तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : वागरा		
गाँव	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
1	2	3	4	5
भलेन्डा	158	0	16	90
	198	0	33	80
	200	0	18	20
	206	0	04	55

[सं. ओ-12016/76/96-ओ एन जी-डी-IV]

एम, मार्टिन, डेस्क अधिकारी

STATE · GIHARAT

#### New Delhi, the 29th August, 1997

S. O. 2321.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 941 dated 30-3-96 under Sub section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM GNLE TO GNFY.

TALUKA: VAGRA

DISTRICT · BHARLICH

Village	Survey No.	Hectare	Are	Centiare
GALENDA	158	0	16	90
	198	0	33	80
	200	0	18	20
	206	0	04	55

[No. O-12016/76/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2322.—यतः पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 943 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार-करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिश्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीएनबीओ से जीजीएस IV तक पाइपलाइन विद्याने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : वागरा		
गाँव	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
पणीयादरा	573	0	06	50
	484	0	08	45
	483	0	12	74
	482	0	13	70
	477	0	01	30
	478	0	08	45
	480	0	04	94
	481	0	09	75
	396	0	03	90
	407	0	09	75
	406	0	05	85
	405	0	14	17
	413	0	02	47
	414	0	02	86
	415	0	04	55
	416	0	03	25
	417	0	05	33
	378	0	03	90
	372/A/B	0	08	71
	370/A/B	0	04	55
		0	04	16
	371	0	06	37

[सं. ओ-12016/41/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2322.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 943 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

#### PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT

**DISTRICT: BHARUCH** 

TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
PANIYADRA	573	0	06	50
	484	0	08	45
	483	0	12	74
	482	0	13	70
	477	0	01	30
	478	0	08	45
	480	0	04	94
	481	0	09	75
	396	0	03	90
	407	0	09	75
	406	0	05	85
	405	0	14	17
	413	0	02	47
	414	0	02	86
	415	0	04	55
	416	0	03	25
	417	0	05	33
	378	0	03	90
	372/A/B	0	08	71
	370/A/B	0	04	55
		0	04	16
	371	0	06	37

[No. O-12016/41/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2323.—यतः पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 944 तारीख द्वारा 30-3-96 केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय बोबित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीएनएलटी से जीजीएस III तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : वागरा		
गौंव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
र्गधार	321	0	92	30
	390	0	12	48
	391	0	03	25
	381	0	13	52
	388	0	02	10
	387	0	04	23
	382	0	10	83
	378	0	01	56
	377	0	05	20
	कार्ट ट्रेक	0	00	91
	369	0	92	86
	370	0	03	90
	370	0	05	85
	349	0	10	66
	349	0	10	73
	कार्ट ट्रेक	0	00	78
	357	0	06	65
	356	0	03	90
	355	0	07	35
	413	0	08	75
				*0*

[सं. ओ-12016/40/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O. 2323.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 944 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

#### PIPELINE FROM GNLT TO GGS. III.

**STATE: GUJARAT** 

DISTRICT : BHARUCH

TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
GANDHAR	321	0	92	30
	390	0	12	48
	391	0	03	25
	381	0	13	52
	388	0	02	10
	387	0	04	23
	382	0	10	83
	378	0	01	56
	377	0	05	20
	Cart track	0	00	91
	369	0	02	86
	370	0	03	90
	370	0	05	85
	349	0	10	66
	349	0	10	73
	Cart track	0	00	78
	357	0	06	65
	356	0	03	90
	355	0	07	35
	413	0	08	75

[No. O-12016/40/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2324.—यतः पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 945 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम को धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेषुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूधी जीजीएस III जीजीएस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : पागरा		
गौँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
<b>ां</b> धार	418	0	40	60
	417	0	07	04
	422	0	05	60
	423	0	15	20
	427	0	16	40
	430	0	14	40
	431	0	07	60
	435	0	06	00
	447	0	14	00
446, 441/	446, 445	0	03	20
	444	0	06	20
	442	0	16	00
	441/A/B	0	28	60
	453	0	40	20
	156	0	38	00
	157	0	24	60
	158	0	30	00
	159	0	18	00
	160/A/B	0	33	00
	161	0	08	20
	कार्ट ट्रेक	0	07	40
	200	0	19	40
	201	0	20	60
	206	0	06	40
	208	0	08	60
	212	0	18	60
	209	0	03	00
	211	0	15	40
	210	0	06	00
	273	0	11	40
	270	0	15	80
	268	0	02	40
	264	0	12	00
	266	0	42	00
	255	0	11	30
	255/P	0	25	50
	256	0	32	00
	257	0	03	00
	260	0	18	00
	230	0	32	00

[सं. ओ-12016/39/96-ओ.एन.जी.-डी-IV] एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2324.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 945 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE
PIPELINE FROM GGS III TO GGS IV.

PIPELINE FROM GGS III TO GGS IV.						
STATE: GUJA	RAT DISTRICT	: BHARUCH	TALUKA: VAGRA			
Village	Survey No.	Hectare	Are	Centiare		
GANDHAR	418	0	40	60		
	417	0	07	04		
	422	0	05	60		
	423	0	15	20		
	427	0	16	40		
	430	0	14	40		
	431	0	07	60		
	435	0	06	00		
	447	0	14	00		
	446, 445	0	03	20		
	444	0	06	20		
	442	0	16	00		
	441/A/B	0	28	60		
	453	0	40	20		
	156	0	38	00		
	157	0	24	60		
	158	0	30	00		
	159	0	18	00		
	160/A/B	0	33	00		
	161	0	08	20		
	Cart track	0	07	40		
	200	0	19	40		
	201	0	20	60		
	206	0	06	40		
	208	0	08	60		
	212	0	18	60		
	209	0	03	00		
	211	0	15	40		
	210	0	06	00		
	273	0	11	40		

	· · ·=		<u> </u>	,
1	2	3	4	5
	270	0	15	80
	268	0	02	40
	264	0	12	00
	266	0	42	00
	255	0	11	30
	255/P	0	25	50
	256	0	32	00
	257	0	03	00
	260	0	18	00
	230	0	32	00

[No. O-12016/39/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2325.—यतः पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन), अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 946 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन इ डी से जी जी एस III तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : पागरा		
गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
र्गधार	321	0	70	72
	390	0	24	96
	381	0	27	17
	388	0	03	90
	387	0	08	45
	382	0	21	45
	378	0	03	12
	377	0	12	98
	369	0	00	78
	370	0	07	80
	370	0	11	70
	349	0	21	19
	349	0	21	32
	कार्ट ट्रेक	0	00	91

[भाग ]]—खण्ड 3(ii)]		भारत का राजपत्र : सितम्बर २०, १९९७/भाद्र २९, १९१९		4477
1	2	3	4	5
गंधार (जारी)	357	0	12	35
	356	0	06	63
	355	0	13	65
	413	0	16	25

[सं. ओ-12016/38/96-ओ एन जी-डी-IV]

एम. मार्टिन, 'डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2325.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 946 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM GNED TO GGS. III

STATE: GUJA	RAT DISTRICT	: BHARUCH	TALUKA: VAGRA	
Village	Survey No.	Hectare	Are	Centiare
GANDHAR	321	0	70	72
	390	0	24	96
	381	0	27	17
	388	0	03	90
	387	0	08	45
	382	0	21	45
	378	0	03	12
	377	0	12	98
	369	0	00	78
	370	0	07	80
	370	0	11	70
	349	0	21	19
	349	0	21	32
	Cart track	0	00	91
	357	0	12	35
	356	0	06	63
	355	0	13	65
	413	0	16	25

[No. O-12016/38/96-ONG-D-IV]

### नई दिल्ली, 29 अगस्त, 1997

का. 31. 2326.—यतः पेट्रोलियम और खनिज पाईपलाइम (भूमि में उपयोग के अधिकार का अर्जन), अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 947 तारीख 30-3-97 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को विछाने के लिए अर्जित करने का अपना आशय भोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपभारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट ठक्त भूमियों में उपयोग का अधिकार पाईपलाईन विद्याने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन के क्यू से जी जी एस III तक पाइपलाइन विछाने के लिए

राज्य : गुजरात	जिला : भरच	तालुका : पागरा		
गौंव	सर्वे ने.	हेक्टेयर	आर	सेन्टीयर
गंधार	439	0	13	78
	440	0	01	30
	437	0	16	90
	436	0	07	80
	447	0	01	30
	435	0	03	64
	434	0	09	36
	433	0	07	02
	432	0	06	76
	426	0	05	85
	425	0	09	10
	424	0	09	88
	422	0	05	07

[सं. ओ-12016/37/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

## New Delhi, the 29th August, 1997

S. O.2326.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S.O. No. 947 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

STATE · GILIARAT

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE GNKQ TO GGS III

DISTRICT: BHARUCH

TALUKA: VAGRA

SIMIE. GUJAKAI DISINIC		. BHARUCH	BRAKUCH TALUKA . VAUKA		
Village	Survey No.	Hectare	Are	Centiare	
GANDHAR	439	0	13	78	
	440	0	01	30	
	437	0	16	90	
	436	0	07	80	
	447	0	01	30	
	435	0	03	64	
	434	0	09	36	
	433	0	07	02	
	432	0	06	76	
	426	0	05	85	
	425	0	09	10	
	424	0	09	88	
	422	0	05	07	

[No. O-12016/37/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2327.—यतः पेट्रोलियम और खनिज पाईपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 948 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन एक्स क्यू से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : पागरा		
गौंव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
- नरणावी	186	0	03	38
	221/B	0	19	50
	219	0	21	84
	222	0	11	83

STATE: GUJARAT

	THE GLEEN WELL SET LEVEL LOS TO THE STATE OF		[TAKI II BEC. 9(II)]	
1	2	3	4	5
	217/A	0	26	26
	213/A/B	0	05	85
	216	0	10	53
	208	0	20	80
	238	0	18	98
	236/B	0	42	51
	5	0	29	90
	9/P	0	22	10
	10	0	21	84
	11	0	15	47

[सं. ओ-12016/36/96-ओ एन जी-डी-IV]

एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O.2327.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 948 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM GNXQ TO GGSX IV

TALUKA: VAGRA

DISTRICT: BHARUCH

omid. dom	ioti biorider	. DITARCOTT	TABORI, Wididi		
Village	Survey No.	Hectare	Are	Centiare	
NARNAVI	186	0	03	38	
	221/B	0	19	50	
	219	0	21	84	
	222	0	11	83	
	217/A	0	26	26	
	213/A/B	0	05	85	
	216	0	10	53	
	208	0	20	80	
	238	0	18	98	
	236/B	0	42	51	
	5	0	29	90	
	9/P	0	22	10	
	10	0	21	84	
	11	0	15	47	

[No. O-12016/36/96-ONG-D-IV] M. MARTIN, Desk Officer

STATE: GUJARAT

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2328.—यतः पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 949 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाइनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा भोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख़ को निहित होगा ।

## अनुसूची जी एन एल जैंड से जी एन एल पी तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात		जिला: भरुच तालुका: वाग		नुका : वागरा	ागरा	
गाँव	सर्वे नं.	हेक्टेयर	आर	से-टीयर		
पालड़ी	258	0	01	95		

[सं. ओ~12016/35/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O.2328.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 949 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

#### PIPELINE FROM GNLZ TO GNLP.

Village	Survey No.	Hectare	Are	Centiare	
PALDI	258	0	01	95	
	<del></del>				

DISTRICT: BHARUCH

[No. O-12016/35/96-ONG-D-IV] M. MARTIN, Desk Officer

TALUKA: VAGRA

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2329.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 950 तारीख 30–3–96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाइनों को विछाने के लिए अर्जित करने का अपना आशय मोवित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे ही है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार <mark>एतट्द्वारा मोवित करती</mark> है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन विखाने के प्रयोजन के लिए एतट्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन जे बी से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात		जिला : भरुच	तालुका : पागरा	
गौंव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
 नरणावी	183	0	21	71
	181	0	09	75
	190	0	14	04
	191	0	16	25
	195/P	0 .	12	35
	195/P	0	12	35
	196	0	05	46
	192	0	01	94
	199	0	13	12
	कार्ट ट्रेक	0	00	65
	201/P	0	10	40
	205/AB	0	07	80
	204	0	08	32
	243	0	09	10
	244	0	14	30
	कार्ट ट्रेक	0	00	50
	245	0	20	23
	5	0	14	56
	4/A	0	17	82
	9	0	02	60
	10	0	13	04
	11	0	23	53

[सं. ओ-12016/34/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2329.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 950 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## **SCHEDULE**PIPELINE FROM GNJV TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA Survey No. Hectare Village Are Centiare **NARNAVI** O 195/P 195/P Cart track 201/P 205/AB Cart track 4/A 

> [No. O-12016/34/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. ओ. 2320.—यत: पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनयम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 951 तारीख 30−3−96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाइनों को बिछाने के लिए अर्जित करने का अपना आशय **घोषित कर** दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार की रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है । अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन एल जैंड से जी एन एच पी तक पाईपलाइन बिछाने के लिए

राष्य : गुजरात		जिला : भरुच	तालुका : वागरा		
गाँव	ब्लाक नं.	हेक्टेयर	आर.	सेन्टीयर	_
मुलेर	143	0	04	16	
	147/AB	0	10	40	
	148	0	01	56	
	149	0	09	23	
	150	0	11	70	
	160	0	23	40	
	कार्ट ट्रैक	0	19	95	
	177	0	14	69	
	176	0	29	90	
	255	0	08	19	
	252	0	10	66	
	253	0	06	76	
	279/AB	0	07	15	

[सं. ओ-12016/33/96-ओ एन जी-डी-IV]

एम, मार्टिन, डैस्क अधिकारी

## New Delhi, the 29th August, 1997

S. O. 2330.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 951 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

**SCHEDULE**PIPELINE FROM GNLZ TO GNHP.

STATE: GUJARAT		DISTRICT : BHARUCH		TALUKA : VAGRA	
Village	Block No.	Hectare	Are	Centiare	
1	2	3	4	5	
MULLER	143	0	04	16	
	147/AB	0	10	40	
	148	0	01	56	

[भाग गा—खण्ड ३(११)]		मारत का राजपत्र : सितम्बर २०, १५५//माह २५, १५१५		448.	
1	2	3	4	5	
	149	0	09	23	
	150	0	11	70	
	160	0	23	40	
	Cart track	0	19	95	
	177	0	14	69	
	176	0	29	90	
	255	0	08	19	
	252	0	10	66	
	253	0	06	76	
	279/AB	0	07	15	

[No. O-12016/33/96-ONG-D-IV] M. MARTIN, Desk Officer

A A Q S

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2331.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 952 तारीख 30~3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपनः आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा धोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची पी डी ए एम-18 से पादरा इ पी एस तक पाइपलाइन बिछाने के लिए

राज्य: गुजरात जिला: भरुच तालुका: पादरा

COURT II\_\_ TANK 2/ii\]

गौंव	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
1	2	3	4	5
पादरा	244/1	0	09	23
	353	0	23	79
	354	0	11	05
	356/1	0	10	66
	368, 368/2	0	15	19
	कार्ट ट्रैक	0	00	91
	372, 372/1A	0	00	41
	371	0	01	20
	419/1 ∞			
	419/1-1	0	10	34
	491/1			

			·		
1	2		3	4	5
	419/1 419/1-1 419/1	00 17			
	419/1-1	7	0	10	34
	419/1	£			
	418/1		0	00	05
	कार्ट ट्रैक		0	01	56
	421/1,421/2		0	13	39
	422		0	00	18
	425/1/1 425/1/2 425/2 438/1/P 438/1/P 438/2	ž			
	425/1/2	7	0	31	20
	425/2	\$			
	438/1/P	<u>*</u>			
	438/1/P	47	0	27	17
	438/2	\$			
	कार्ट ट्रैक		0	00	78
	527/1, 527/2				
	527/3		0	04	94
	528		0	28	34
	648/1, 648/2		0	07	11
	647		0	08	06
	632, 632/1		0	10	76
	639		0	15	08
	कार्ट ट्रैक		0	01	30
	764		0	12	48
	762		0	31	07
	755		0	14	17
	827		0	20	80
	829/1, 829/2		0	09	75
	कार्ट ट्रैक		0	01	56
	832/1, 832/2 832/3	\$	0	07	60
	832/3	₽ .			
	931		0	06	95
	933		0	11	34
	931/1, 931/2		0	09	52
	कार्ट ट्रैक	,	0	01	56
	953/1, 953/2		0	14	95

[सं. ओ-12016/32/96-ओ एन जी-डी-IV]

एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O.2331.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 952 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM PDAM-18 TO EPS PADRA

4488	THE GAZET	TE OF INDIA : SEPTEME	[PART II—SEC. 3(ii)]	
1	2	3	4	5
PADRA—Contd.	831	0	06	95
	933	0	11	34
931/1	, 931/2	0	09	52

01

14

[No. O-12016/32/96-ONG-D-IV] M. MARTIN, Desk Officer

56

95

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2332.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अर्धीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसृषना का. आ. सं. 953 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसृष्टनः से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

0

0

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विधार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संतरन अनुसूची में बिनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निष्टित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारोख को निष्टित होगा ।

अनुसूची जी एन बी ओ से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य: गुजरात जिला: भरुच तालुका: नागरा

Cart track

953/1, 953/2

गौंय	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
पादरिया	73	0	18	55
	65	0	21	32
	64	0	00	26
	61	0	22	36
	56/P	0	27	04
	55/P	0	07	67
	55/P	0	14	43
	55/P	0	03	90
	40	0	26	00
	38	0	10	85
	36	0	17	68
	B2(32)	0	16	90
	35	0	15	60
	136/P	0	12	74
	कार्ट ट्रेक	0	00	91
	5	0	00	65
	144	0	07	54

2	3	4	5	
145	0	10	40	
4/P	0	04	16	
146/P	0	10	15	
146/P	0	05	98	
3/P	0	09	36	
3/P	0	23	66	
147	0	20	80	
	2 145 4/P 146/P 146/P 3/P 3/P	2 3 145 0 4/P 0 146/P 0 146/P 0 3/P 0 3/P 0	2 3 4  145 0 10  4/P 0 04  146/P 0 10  146/P 0 05  3/P 0 09  3/P 0 23	2     3     4     5       145     0     10     40       4/P     0     04     16       146/P     0     10     15       146/P     0     05     98       3/P     0     09     36       3/P     0     23     66

[सं. ओ-12016/31/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O. 2332.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 953 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
PADARIYA	73	0	18	55
	65	0	21	32
	64	0	00	26
	61	0	22	36
	56/P	0	27	04
	55/P	0	07	67
	55/P	0	14	43
	55/P	0	03	90
	40	0	26	00
	38	0	10	85
	36	0	17	68
	B2(32)	0	16	90
	35	0	15	60
	136/P	0	12	74
	Cart track	0	00	91

1	2	3	4	5
Padariya—Contd.	5	0	00	65
	144	0	07	54
	145	0	10	40
	4/P	9	04	16
	146/P	0	10	15
	146/P	0	05	98
	3/P	0	09	36
	3/ <b>P</b>	0	23	66
	147	0	20	80

[No. O-12016/31/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2333.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 954 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय बोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलंग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विद्याने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन बी ओ से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरुच तालुका : वागरा

गौंव	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
कडोदरा	258	0	10	40
<b>या छ। ५</b> २।		Ť		
	262	0	04	55
	259	0	14	95
	256	0	15	60
	255	0	17	68
	254	0	20	80
	359	0	14	30
	360	0	09	36
	356	0	14	30
	कार्ट ट्रेक	0	00	71
	362	0	03	12
	363	0	05	85
	365	0	17	68

[सं. ओ-12016/30/96-ओ एन जी-डी-IV]

एम. मार्टिन, 'डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2333.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 954 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

#### PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
KADODRA	258	0	10	40
	262	0	04	55
	259	0	14	95
	256	0	15	60
	255	0	17	68
	254	0	20	80
	359	0	14	30
	360	0	09	36
	356	0	14	30
	Cart track	0	00	71
	362	0	03	12
	363	0	05	85
	365	0	17	68

[No. O-12016/30/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2334.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 955 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है । और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित्त होने की बजाय आयल एण्ड नेषूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित्त होगा ।

अनुसूची जी एन जे जैंड से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरुच तालुका : वागरा

गाँव .	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
नरणावी	227	0	18	37
	228	0	08	84
	237	0	11	70
	236/A	0	23	40
	235	0	13	13
	234	0	06	11
	232	0	06	11
	6	0	22	10
	8	0	21	84
	10	0	21	71
	11	0	11	05

[सं. ओ-12016/29/96-ओ एन जी-डी-IV]

एम. मार्टिन, डैस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O. 2334.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 955 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM GNJZ TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
NARNAVI	227	0	18	37
	228	0	08	84
	237	0	11	70
	236/A	0	23	40
	235	0	13	13
	234	0	06	11

·				
1	2	3	4	Ş
	232	0	06	il
	6	0	22	10
	8	0	21	84
	10	0	21	71
	11	0	11	05
			<del>,</del>	

[No. O-12016/29/96-ONG-D-IV]

M. MARTIN, Desk Officer

4493

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2335.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 956 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में ऊपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन जे क्यू से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरुच तालुका : वागरा

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
नरणावी	163/P	0	07	15
	कार्ट ट्रेक	0	00	91
	164	0	11	70
	165	0	09	10
	कार्ट ट्रेक	0	00	78
	200/A	0	19	24
	201/P	0	11	44
	201/P	0	06	76
	कार्ट ट्रेक	0	00	65
	247	0	12	35
	248	0	19	50
	3	9	05	59
	4/A	0	12	48
	4/B	0	11	96
	10	0	03	64
	11	0	19	11

[सं. ओ-12016/28/96-ओ एन जी-डी-IV]

एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2335,--Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 956 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Covernment hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby negatived for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM GNJQ TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
NARNAVI	163/P	0	07	15
	Cart track	0	00	91
	164	0	11	70
	165	0	09	10
	Cart track	0	00	78
	200/A	0	19	24
	201/P	0	11	44
	201/P	0	06	76
	Cart track	0	00	65
	247	0	12	35
	248	0	19	50
•	3	9	05	59
	4/A	0	12	48
	4/B	0	11	96
	10	0	03	64
	11	0	19	11

[No. O-12016/28/96-ONG-D-IV]

M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

**का. आ. 2336.**—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 957 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है । और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देली है कि उक्त भूमियों में उपक्षेत्र का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुद्ध रूप में घाजफ के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची

जी एन जे जेड से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य: गुजरात जिला: भरुच तालुका: वागरा

गौंव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
पादरिया	167/B/P	0	07	80
	167/B/P	0	33	80
	कार्ट ट्रेक	0	00	78
	166/A	0	29	90

[सं. ओ-12016/27/96-अो एन जी-छी-!V]

एम, मार्टिन, डेस्क अधियतरी

## New Delhi, the 29th August, 1997

S. O. 2336.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 957 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE

#### PIPELINE FROM GNJZ TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
PADARIYA	167/B/P	0	07	80
	167/B/P	0	33	80
	Cart track	0	00	78
	166/A	0	29	90

[No. O-12016/27/96-ONG-D-IV]

M. MARTIN, Desk Officer

## मई दिल्ली, 29 अगस्त, 1997

का. आ. 2337.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 958 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों की बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है । अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती हैं कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अजिन्न किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन जे जोड से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरुच तालुका : धागरा

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
कडोदरा	547	0	10	40
	546	0	02	60
	545	0	03	90
	549	0	20	93
	763	0	06	50
	762	0	16	25
	766	0	03	90
	761	0	18	20
	760			
	817	0	24	70
	816	0	05	20
	823	0	10	40
	824	0	09	10
	825	0	11	05
	826	0	07	15
	830	0	19	50
	829	0	03	90
	835	0	20	80
	838	0	05	20
	837	0	10	40
	840	0	10	40
	852	0	07	80
	853	0	20	80

[सं. ओ-12016/26/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2337.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 958 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
KADODRA	547	0	10	40
	546	0	02	60
	545	0	03	90
	549	0	20	93
	763	0	06	50
	762	0	16	25
	766	0	03	90
	761	0	18	20
	760			
	817	0	24	70
	816	0	05	20
	823	0	10	40
	824	0	09	10
	825	0	11	05
	826	0	07	15
	830	0	19	50
	829	0	03	90
	835	0	20	80
	838	0	05	20
	837	0	10	40
	840	0	10	40
	852	0	07	80
	853	0	20	80

[No. O-12016/26/96-ONG-D-IV]

M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2338.—यत: पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनयम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 959 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाइनों को बिछाने के लिए अर्जित करने का अपना आशय बोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है । और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन जे आर से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य: गजरात जिला: भरुच तालका: वागरा

गौंव	सर्वे नं.	हेक्टेयर	आर.	सेन्टीयर
नरणावी	210	0	06	76
	208	0	07	54
	207	0	10	66
	206	0	01	95
	239	0	06	50
	240	0	12	22
	236/B	0	21	45
	5	0	26	00
	9/P	0	13	00
•	9/P	0	09	10
	10	0	20	80
	11	0	16	25

[सं. ओ-12016/25/96-ओ एन जी-डी-IV]

एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2338.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 959 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### SCHEDULE

## PIPELINE FROM GNJR TO GGS IV.

STATE : GUJARAT DISTRICT : BHARUCH TALUKA : VAGRA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
NARNAVI	210	0	06	76
	208	0	07	54
	207	0	10	66
	206	0	01	95

[		11.00 11.00 11.00 11.00 11.00			1122	
1	2	3	4	5		
Narnavi—Contd.	239	0	06	50		
	240	0	12	22		
	236/B	0	21	45		
	5	0	26	00		
	9/P	0	13	00		
	9/P	0	09	10		
	10	0	20	80		
	11	0	16	25		

[No. O-12016/25/96-ONG.D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2339.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 960 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी जी एस III से जी जी एस IV तक पाइपलाइन विद्याने के लिए

राज्य : गुजरात	जिला : भरुच	तालुका : वागरा		
गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3 .	4	5
पणीयादरा	709	0	19	60
	711	0	17	60
	718/P	0	27	60
	718/P	0	06	40
	718/P	0	12	00
	718/P	0	01	60
	712	0	38	80
	713	0	19	80
	717	0	04	20
	714	0	19	20
	715	0	24	50
	176	0	17	40
	175	0	49	50
	173	0	26	60
	172	0	38	40

4500	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919			, 1919 [PART II—SEC. 3(ii)]
1	2	3	4	5
	171	0	32	00
	200	0	15	20
	201	0	04	80
	202	0	07	80
	203	0	02	80
	204	0	06	00
	218	0	06	40
	217	0	01	65
	215	0	00	95
	216	0	01	80
	220	0	08	95
	221	0	03	80
	214	0	01	70
	222	0	03	95
	213	0	00	85
	223	0	10	00
	212	0	08	00
	211	0	03	50
		0	06	90
	236	0	22	60
	275	0	23	60
	274	0	19	00
	259	0	00	45
	273	0	13	95
	290	0	04	20
	265	0	03	60
	272/A	0	19	22
	271	0	02	00
	270	0	02	00
	269	0	02	20
	268	0	09	60
	267	0	04	40
	347	0	09	40
	346	0	06	80
	345	0	09	80 80
	350	0 0	12 04	80 80

[सं. ओ-12016/24/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

80

## New Delhi, the 29th August, 1997

04

0

349

S. O. 2339.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 960 dated 30-3-96 under Sub-Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT		DISTRICT: BHARUCH	TALUKA : VAC	GRA
Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
PANIYADRA	709	0	19	60
	711	0	17	60
	718	0	27	60
	718/P	0	06	40
	718/P <sup>-</sup>	0	12	00
	718/P	0	01	60
	712	0	38	80
	713	0	19	80
	<b>7</b> 17	0	04	20
	714	0	19	20
	715	0	24	50
	176	0	17	40
	175	0	49	50
	173	0	26	60
	172	0	38	40
	171	0	32	00
	200	0	15	20
	201	0	04	80
	202	0	07	80
	203	0	02	80
	204	0	06	00
	218	0	06	40
	217	0	01	65
	215	0	00	95
	216	0	01	80
	220	0	08	95
	221	0	03	80
	214	0	01	70
222 213 223	222	0	03	95
	213	0	00	85
	223	0	10	00
	212	0	08	00
	211	0	03	50
		0	06	90
	236	0	22	60

A	E	Λ	~
4	ு	u	1.

1		[1 ART 11—300. 3(11)]		
	2	3	4	5
	275	0	23	60
	274	0	19	00
	259	0	00	45
	273	0	13	95
	290	0	04	20
	265	0	03	60
	272/A	0	19	22
	271	0	02	00
	270	0	02	00
	269	0	02	20
	268	0	09	60
	267	0	04	40
	347	0	09	40
	346	0	06	80
	345	0	09	80
	350	0	12	80
	348	0	04	80
	349	0	04	80

[No. O-12016/24/96-ONG-D-IV]

M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2340.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 961 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय चोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शिक्षियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन बी ओ से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच		तालुका : वागरा	
गौँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
1	2	3	4	5
नरणा <b>वी</b>	कार्ट ट्रेक	0	02	86
	6	0	09	36
	7	0	14	04
	8	0	20	80

OF A CALLED A COMPANY

-					=
1	2	3	4	5	
<del></del>	13	0	00	48	_
	10	0	22	10	
	11	0	14	56	

[सं. ओ-12016/23/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2340.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 961 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under Sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further, whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the Schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-Section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE PIPELINE FROM GNBO TO GGS IV.

STATE: GUJARAT		DISTRICT: BHARUCH	TALUKA: VAG	RA
Village	Survey No.	Hectare	Are	Centiare
NARNAVI	Cart track	0	02	86
	6	0	09	36
	7	0	14	04
	8	0	20	80
	13	0	00	48
	10	0	22	10
	11	0	14	56

[No. O-12016/23/96-ONG-D-IV] M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2341.—यत: पेट्रोलियम और खिनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 962 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आश्रय भौषित कर दिया था।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार की रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतदद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतदद्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन के बी से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात		जिला : भरुच	तालुका :	वागरा		
गाँव	सर्वे नं.	हेक्टेयर	आरे	सेन्टीयर		
नरणाबी	228	0	08	06		
	229	0	13	78		
	237	0	10	92		
	236/A	0	35	15		
	235	0	14	30		
	233	0	10	14		
	232	0	06	11		
	6	0	26	78		
	8	0	23	40		
	10	0	22	10		
	11	0	11	70		

[सं. ओ-12016/22/96-ओ एन जी-डी-IV]

एम, मार्टिन, डैस्क अधिकारी

## New Delhi, the 29th August, 1997

S. O. 2341.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 962 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## **SCHEDULE**

## PIPELINE FROM GNKB TO GGS IV

STATE: GUJARAT		DISTRICT : BHARUCH		TALUKA: VAGRA	
Village	Survey No.	Hectare	Are	Centiare	
1	2	3	4	5	
NARNAVI	228	0	08	06	
	229	0	13	78	

1	2	3	4	5
	237	0	10	92
	236/A	0	35	15
	235	0	14	30
	233	0	10	14
	232	0	06	11
	6	0	26	78
	8	0	23	40
	10	0	22	10
	11	0	11	70

[No. O-12016/22/96-ONG-D-IV] M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2342.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 963 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन के बी से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात		जिला : भरुच		तालुका : वागरा	
गौंब	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर	
1	2	3	4	5	
कडोदरा	142	0	18	30	
	144	0	01	20	
	139	0	20	15	
	138/A/B	0	09	75	
	कार्ट ट्रैक	0	00	90	
	539	0	10	40	
	538	0	03	90	
	541	0	00	60	
	536/A/B	0	13	65	
	535	0	01	56	
	534	0	04	16	
	533	0	12	48	
	529	0	12	95	

4506	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919			[PART II—SEC. 3(ii)]	
1	2	3	4	5	
	530	0	02	65	
	कार्ट ट्रेक	0	00	78	
	549	0	01	95	
	550	0	07	80	
	552	0	06	24	
	533	0	09	20	
	561	0	05	30	
	739	0	06	50	
	738/A/B	0	15	34	
	734	0	05	20	
	743	0	05	25	
	744	0	05	72	
	732	0	10	14	
	726/A/B	0	05	72	
	725	0	13	20	
	775	0	02	60	
	776	0	09	75	
	<i>777</i>	0	00	40	
	कार्ट ट्रेक	0	02	60	
	810	0	19	50	
	809	0	07	80	
	808	0	00	40	
	804	0	05	98	
	805	0	05	35	
	799	0	09	62	
	798	0	09	68	
	797	0	01	56	
	833	0	01	02	
	842	0	02	65	
	843	0	10	40	
	844	0	10	45	
	847	0	06	50	
	846	0	14	56	
	848	0	01	05	

[सं. ओ-12016/21/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

# New Delhi, the 29th August, 1997

S. O. 2342.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 963 dated 30-3-96 under Sub-Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### SCHEDULE

# PIPELINE FROM GNKE TO GGS IV

STATE: GUJARAT

**DISTRICT: BHARUCH** 

TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
<del></del>	2	3	4	5
KADODRA	142	0	18	30
	144	0	01	20
	139	0	20	15
	138/A/B	0	09	75
	Cart tract	0	00	90
	539	0	10	40
	538	0	03	90
	541	0	00	60
	536/A/B	0	13	65
	535	0	01	56
	534	0	04	16
	533	0	12	48
	529	0	12	95
	530	0	02	65
	Cart tract	0	00	78
	549	0	01	95
	550	0	07	80
	552	0	06	24
	553	0	09	20
	561	0	05	30
	739	0	06	50
	738/A/B	0	15	34
	734	0	05	20
	743	0	05	25
	744	0	05	72
	732	0	10	14
	726/A/B	0	05	72
	725	0	13	20
	775	0	02	60
	776	0	09	75
	777	0	00	40
	Cart tract	0	02	60
	810	0	19	50
	809	0	07	80
	808	0	00	40
	804	0	05	98
	805	0	05	35
	799	0	09	62
	798	0	09	68
	797	0	01	56

4508	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919			[PART II—SEC. 3(ii)]
1	2	3	4	5
	833	0	01	02
	842	0	02	65
	843	0	10	40
	844	0	10	45
	847	0	06	50
	846	0	14	56
	848	0	01	05

[No. O-12016/21/96-ONG-D-IV] M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. आ. 2343.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 964 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन एक्स क्यु से जी जी एस IV तक पाईपलाइन बिछाने के लिए

राज्य : गुजरात	जिला : भरुच		तालुका : वागरा	
गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
1	2	3	4	5
कडोदरा	907	0	25	48
	917	0	10	12
	918	0	18	20
	कार्ट ट्रेक	0	00	91
	905/P	0	07	28
	905//P	0	07	28
	904	0	13	39
	903	0	09	75
	901	0	16	25
	900/P	0	04	68
	900/P	0	05	07
	900/P	0	13	78
	900/P	0	04	48
	894/P	0	08	71

[भाग	॥—खण्ड	3(ii)]
------	--------	--------

भारत का राजपत्र : सितम्बर 20, 1997/भाद्र 29, 1919

4509

<u></u>					
1	2	3	4	5	
	894/P	0	09	62	
	895	0	22	23	
	896	0	20	41	
	कार्ट ट्रेक	0	06	24	

[सं. ओ-12016/20/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2343.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 964 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under Sub-section (1) of Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by Sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# **SCHEDULE** PIPELINE FROM GNXQ TO GGS IV.

STATE: GUJARAT		DISTRICT: BHARUCH	TALUKA: VAGRA	
Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
KADODRA	907	0	25	48
	917	0	10	12
	918	0	18	20
	Cart track	0	00	91
	905/P	0	07	28
	905//P	0	07	28
	904	0	13	39
	903	0	09	75
	901	0	16	25
	900/P	0	04	68
	900/P	0	05	07
	900/P	Ó	13	78
	900/P	0	04	48
	894/P	0	08	71
	894/P	0	09	62
	895	0	22	23
	896	0	20	41
	Cart track	0	06	24

[No. O-12016/20/96-ONG-D-IV]

... नई दिल्ली, 29 अगस्त, 1997

का. आ. 2344.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 965 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतट्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतट्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जी एन एक्स क्यू से जी जी एस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	বি	ला: भरुच	तालुका : वागरा	
गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
संभेटी	56	0	07	28
	36	0	07	15
	33	0	11	70
	32	0	09	75
	40	0	22	62
	41	0	14	82
	42	0	01	82
	कार्ट ट्रेक	0	01	95
	167	0	05	46
	20	0	08	58
	19	0	21	97
	16	0	12	48

[सं. ओ-12016/19/**96-ओ एन जी-डी-IV**]

एम. मार्टिन, डेस्क अधिकारी

# New Delhi, the 29th August, 1997

S. O. 2344.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 965 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by Sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

SCHEDULE
PIPELINE FROM GNXQ TO GGS IV.

STATE: GUJARAT		DISTRICT: BHARUCH	TALUKA: VAG	ŔA
Village	Survey No.	Hectare	Are	Centiare
SAMBHETI	56	0	07	28
	36	0	07	15
	33	0	11	70
	32	0	09	75
	40	0	22	62
	41	0	14	82
	42	0	01	82
	Cart track	0	01	95
	167	0	05	46
	20	0	08	58
	19	0	21	97
	16	0	12	48

[No. O-12016/19/96-ONG-D-IV]

M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2345.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 966 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीजीएस III से जीजीएस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरूच तालुका : वागरा

गौंव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
1	2	3	4	5
<u> </u>	487	0	12	20
	486	0	15	00
	445	0	- 14	30

[PART II—SEC. 3(ii)]

	<u> </u>			
1	2	3	4	5
	444	0	29	60
	443	0	22	00
	440	0	52	60
	439	0	41	60
	421	0	44	00
	420	0	20	20
	346	0	06	00

[सं. ओ-12016/18/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2345.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 966 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

**SCHEDULE** PIPELINE FROM GGS III TO GGS IV.

STATE: GUJARAT		DISTRICT : BHARUCH	TALUKA	: VAGRA
Village	Survey No.	Hectare	Are	Centiare
MULLER	487	0	12	20
	486	0	15	00
	445	0	14	30
	444	0	28	60
	443	0	22	00
	440	0	52	60
	439	0	41	60
	421	0	44	00
	420	0	20	20
	346	0	06	00

[No. O-12016/18/96-ONG-D-IV] M. MARTIN, Desk Officer

#### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2346.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनयम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 967 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीएनकेबी से जीजीएस IV तक पाइपलाइन बिछाने के लिए

राज्य:	गुजरात	जिला :	भरूच	तालुका	:	वागरा
--------	--------	--------	------	--------	---	-------

गौंव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
पादरिया	14	0	05	20
	168	0	28	60
	169	0	14	95
	कार्ट ट्रेक	0	00	91
	166/A	0	31	20
	164/B	0	06	50
	164/A	0	12	35
	163	0	01	30

[सं. ओ-12016/17/96-ओ एन जी-डी-IV]

एम, मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2346.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 967 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

#### **SCHEDULE**

## PIPELINE FROM GNKB TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
PADARIYA	14	0	05	20
	168	0	28	60

THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919	[Part IISec. 3(ii)]

1	2	3	4	5
	169	0	14	95
	Cart track	0	00	91
	166/A	0	31	20
	164/B	0	06	50
	164/A	0	12	35
	163	0	01	30

[No. O-12016/17/96-ONG-D-IV] M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2347.—यतः पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधिन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 968 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची जीजीएस III से जीजीएस IV तक पाइपलाइन विद्याने के लिए

राज्य : गुजरात जिल	नाः	भरूच	तालका	:	वागरा
--------------------	-----	------	-------	---	-------

4514

गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
 1	2	3	4	5
अलादर	192	0	11	60
	189	0	74	80
	196	0	01	00
	188	0	23	40
	1 <b>8</b> 6	0	01	56
	187	0	03	60
	178	0	38	40
	177	0	08	80
	176	0	04	60
	163	0	00	95
	164	0	44	00
	175	0	16	20

1	2	3	4	5
	169	0	03	60
	168	0	11	60
	93/A	0	14	40
	95/A	0	26	20
	96	0	25	60
	77	0	08	40
	35/P	0	03	00
	35/P	0	77	00
	34	0	14	60
	33	0	16	40
	36	0	16	80
	30	0	14	20

[सं. ओ-12016/16/96-ओ एन जी-डी-IV] एम. मार्टिन, डैस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2347.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 968 dated 30-3-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE

#### PIPELINE FROM GGS III TO GGS IV.

STATE: GUJARAT DISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Аге	Centiare
1	2	3	4	5
ALADAR	192	0	11	60
	189	0	74	80
	196	0	01	00
	188	0	23	40
	186	0	01	56
	187	0	03	60
	178	0	38	40
	177	0	08	80
	176	0	04	60
	163	0	00	95

1	THE GAZET	9 [PART II—SEC. 3(ii)]		
	2	3	4	5
	164	0	44	00
	175	0	16	20
	169	0	03	60
	168	0	11	60
	93/A	0	14	40
	95/A	0	26	20
	96	0	25	60
	77	0	08	40
	35/P	0	03	00
	35/P	0	77	00
	34	0	14	60
	33	0	16	40
	36	0	16	80
	30	0	14	20

[No. O-12016/16/96-ONG-D-IV] M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2348. - यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 969 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधिन सरकार को रिपोर्ट दे दी है ।

और आगे, यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर बिचार करने के पश्चात इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतदद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्हारा अर्जित किया जाता है।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची जीएनकेक्यू से जीजीएस III तक पाइपलाइन विकाने के लिए

राज्य : गुजरात जिला : भरूच तालुका : वागरा

गाँच	न्लाक नै.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
मुलेर	460	0	18	72
-	459	0	26	91
	458	0	01	30
	455	0	27	43
	484	0	15	60

2	3	4	5	
507	0	18	98	
493	0	to 11	31	
509	0	08	71	
489	0	05	07	
488	0	14	95	
	493 509 489	493 0 509 0 489 0	2 3 4 507 0 18 493 0 11 509 0 08 489 0 05	2     3     4     5       507     0     18     98       493     0     11     31       509     0     08     71       489     0     05     07

[सं. ओ-12016/15/96-ओ एन जी-डी-IV]

एम, मार्टिन, डेस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O. 2348.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 969 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# **SCHEDULE** PIPELINE FROM GNKQ TO GGS III

STATE: GUJARAT	DISTR	ICT : BHARUCH	TALUKA: VAGRA
Village	Block No.	Hectare	Are
1	2	3	4

Village	Block No.	Hectare	Аге	Centiare
1	2	3	4	5
MULLER	460	0	18	72
	459	0	26	94
	458	0	01	30
	455	0	27	43
	484	0	15	60
	507	0	18	98
	493	0	11	31
	509	0	08	71
	489	0	05	07
	488	0	14	95

[No, O-12016/15/96-ONG-D-IV]

M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2349.-- यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 970 तारीख 30-3-96 द्वारा केन्द्रीय सरकार ने उस अधिसृचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे. यत: केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस अधिसचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अभिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विकान के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निष्ठित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निष्ठित होगा ।

अनुसूची जीएनजेवी से जीजीएस IV तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात जिला : भरूच तालुका : वागरा

गाँव	सर्वे नं.	हेक्टेयर	आर	सेन्टीयर
जणीयादरा	217	0	02	08
	218	0	14	56
	210	0	20	15
	209	0	10	04
	208	0	04	55
	221	0	03	90
	183	0	15	60
	182	0	12	35
	181	0	07	75
	179	0	04	55

[सं. ओ-12016/14/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2349.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 970 dated 30-3-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM GNJV TO GGS IV

STATE: GUJARAT LISTRICT: BHARUCH TALUKA: VAGRA

Village	Survey No.	Hectare	Аге	Centiare
1	2	3	4	5
JANIYADRA	217	0	02	08
	218	0	14	56
	210	0	20	15
	209	0	10	04

1	2	3	4	5
	208	0	04	55
	221	0	03	90
	183	0	15	60
	182	0	12	35
	181	0	07	75
	179	0	04	55

[No. O-12016/14/96-ONG~D-IV] M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2350.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 971 तारीख 29-2-96 द्वारा केन्द्रीथ सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अधना आश्रय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्दारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विक्षाने के प्रयोजन के लिए एतद्दारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपदोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचूरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची सानन्द जी जी एस I से ई टी पी झालोरा तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात जिला : मेहसाना तालुका : कालोल

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
<del>हाजीपुर</del>	कार्ट ट्रेक	0	00	50
	680	0	07	90
	679	0	09	85
	678	0	16	90
	1116	0	04	12
	1127	0	24	85
	1122	0	00	74
	1121	0	01	89
	1148	0	02	00
	1128	0	19	45
	1129	0	16	30
	1146	0	11	65
	1147	0	05	15
	1167	0	12	90
	कार्ट ट्रेक	0	00	50
	1168	0	12	80

4		~	n	i
4	. 7	1	u	

THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919

[PART II-Sec. 3(ii)]

1	2	3	4	5
	1176	0	14	01
	1177	0	11	00
	1178	0	13	85
	1165	0	04	60
	675	0	09	75
	674	0	07	85

[सं. ओ-12016/13/96-ओ एन जी-ही-IV]

एम. मार्टिन, डेस्क अधिकारी

## New Delhi, the 29th August, 1997

S. O. 2350.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 971 dated 29-2-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM SANAND GGS I TO ETP JHALORA.

STATE: GU	JARAT	DISTRICT : MEHSANA	TALUKA: KALOL	
Village	Survey N	o. Hectare	Are	Centiare
1	2	3	4	5
НАЛРUR	Cart track	0	00	50
	680	0	07	90
	679	0	09	85
	678	0	16	90
	1116	0	04	12
	1127	0	24	85
	1122	0	00	74
	1121	0	01	89
	1148	0	02	00
	1128	0	19	45
	1129	0	16	30
	1146	0	11	65
	1147	0	05	15
	1167	0	12	90
	Cart track	0	00	50
	1168	0	12	80
	1176	0	14	01

1	2	3	4	5	
	1177	0	11	00	
	1178	0	13	85	
	1165	0	04	60	
	675	0	09	75	
	674	0	07	85	

[No. O-12016/13/96-ONG-D-IV] M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2351.—यत: पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 972 तारीख 29-2-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची सामन्द जी जी एस I से ई टी पी झालोरा तक पाईप लाईन बिछाने के लिए

राज्य : गुजरात जिला : मेहसाणा तालुका : कालोल

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
जेठलज	कार्ट ट्रेक	0	03	05
	372/4	0	25	40
	कार्ट ट्रेक	0	01	60
	364/2/1	0	20	65
	361/2	0	04	65
	362/1/2	0	06	05
	357/1/2	0	33	60
	475	0	12	60
	476	0	06	45
	477/3/1	0	14	05
	478/1/B/C	0	25	03
	कार्ट ट्रेक	0	03	20
	480	0	11	80
	487	0	03	60
	486	0	17	15
	483	0	00	64

-	_	_	_
A	•	Э	$^{\sim}$
4	7	•	

4522	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1			919 Part II—Sec. 3(ii)	
1	2	3	4	5	
	484	0	16	50	
	550/2	0	12	10	
	550/1	0	16	50	
	545	0	02	35	
	1	<b>t</b> 0	18	55	
	7	0	06	85	
	<b>9</b> /1	0	05	60	
	8/2	0	02	49	
	10	0	02	47	
	11	0	04	59	
	24/1	0	20	81	
	28	0	01	19	
	29/1/2	0	02	64	
	30/1	0	05	60	
	25	0	01	12	
	31	0	33	20	
	32/1/2	0	39	40	
	162/2	0	16	15	
	148	0	14	55	
	149	0	12	08	
	146	0	06	14	
	98/1/2	0	26	15	
	99/1/2	0	05	70	
	91/1	0	56	40	
	92/1/2	0	20	15	
	61	0	09	10	
	60	0	09	55	
	58	0	07	35	
	56	0	17	45	
	57	0	12	53	

[सं. ओ-12016/12/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2351.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 972 dated 29-2-96 under Sub Section (1) of Section 3 of the Petroleum and minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's Intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the sections 6 of the said Act, the Central Government hereby declares that the right of user in the said land specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

## SCHEDULE

# PIPELINE FROM SANAND GGS I TO ETP JHALORA

STATE: GUJARAT DISTRICT: MEHSANA TALUKA: KALOL

Village	Survey No.	Hectare	Are	Centiare
1	2	3	4	5
JETHALAJ	Cart track	0	03	05
	372/4	0	25	40
	Cart track	0	01	60
	364/2/1	0	20	65
	361/2	0	04	65
	362/1/2	0	06	05
	357/1/2	0	33	60
	475	0	12	60
	476	0	06	45
	477/3/1	0	14	05
	478/1/B/C	0	25	03
	Cart track	0	03	20
	480	0	11	80
	487	0	03	60
	486	0	17	15
	483	0	00	64
	484	0	16	50
	550/2	0	12	10
	<b>550</b> /1	0	16	50
	545	0	02	35
	1	0	18	55
	7	0	06	85
	9/1	0	05	60
	8/2	0	02	49
	10	0	02	47
	11	0	04	59
	24/1	0	20	81
	28	0	01	19
	29/1/2	0	02	64
	30/1	0	05	60
	25	0	01	12
	31	0	33	20
	32/1/2	0	39	40
	162/2	0	16	15
	148	0	14	55
	149	0	12	08
	146	0	06	14
	98/1/2	0	26	15
	99/1/2	0	05	70
	91/1	0	56	40

1	2	3	4	5	
	92/1/2	0	20	15	
	61	0	09	10	
	60	0	09	55	
	58	0	07	35	
	56	0	17	45	
	57	0	12	53	

[No. O-12016/12/96-ONG-D-IV]

M. MARTIN, Desk Officer

### नई दिल्ली, 29 अगस्त, 1997

का. आ. 2352.—यत: पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 973 तारीख 29-2-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

अौर आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा भोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईपलाईन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उपधारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची सानन्द जी जी एस I से ई टी पी झालोरा तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात जिला : मेहसाना तालुका : कड़ी

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
वडावी	653	0	03	95
	652	0	06	50
	651	0	10	00
	657	0	03	20
	650	0	15	80
	648/1	0	23	80
	669	0	17	30
	669/1A	0	14	20
	कार्ट ट्रेक	0	00	50

[सं. ओ-12016/11/96-ओ एन जी-डी-IV]

एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2352.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 973 dated 29-2-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering said report decided to acquire the right of user in the lands in the Schedule appended to this notification;

Now therefore, in exercise of the power conferred by Sub-section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land specified in the schedule appended to this notification hereby acquired for laying the pipeline.

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM SANAND GGS I TO ETP JHALORA.

DISTRICT: MEHSANA STATE: GUJARAT TALUKA: KADI Village Survey No. Hectare Centiare Are VADAVI 653 0 03 95 652 0 06 50 651 0 10 00 657 0 03 20 650 0 15 80 0 648/1 23 80 0 669 17 30 669/1A 0 14 20 0 Cart track 00 50

[No. O-12016/11/96-ONG-D-IV]

M. MARTIN, Desk Officer

# नई दिल्ली, 29 अगस्त, 1997

का. आ. 2353.—यतः पेट्रोलियम और खनिज पाईपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 974 तारीख 29-2-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाईनों को बिछाने के लिए अर्जित करने का अपना आशय घोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शिक्त का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निश्चित होगा ।

अनुसूची सानन्द जी जी एस ! से ई टी पी झालोरा तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात जिला : मेहसाना तालुका : कोलोल

गौंव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
भीमासन	12	0	04	10
	कार्ट ट्रेक	0	00	95

4526	THE GAZETTE OF INDIA: SEPTEMBER 20, 1997/BHADRA 29, 1919			[PART II—SEC. 3(ii)]
1	2	3	4	5
	11	0	19	35
	10	0	05	95
	9	0	09	60
	43	0	17	48
	1	0	01	15
	59	0	06	10
	61	0	06	80
	कार्ट ट्रेक	0	00	80
	124	0	06	90
	116	0	02	45
	118	0	19	11
	117	0	00	33
	111	0	13	04
	109	0	04	86
	110	0	11	92

[सं. ओ-12016/10/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

#### New Delhi, the 29th August, 1997

S. O. 2353.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 974 dated 29-2-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline.

And whereas the competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government:

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Centra Government hereby declares that the right of user in the said land specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM SANAND GGS I TO ETP JHALORA

STATE: GUJARAT DISTRICT: MEHSANA TALUKA: KALOL

Village	Survey No.	Hectare	Аге	Centiare
1	2	3	4	5
BHIMASAN	12	0	04	10
	Cart track	0	00	95
	11	0	19	35
	10	0	05	95
	9	0	09	60
	43	0	17	48
	1	0	01	15
	59	0	06	10
	61	0	06	80

1	2	3	4	5		
	Cart track	0	00	80	_	
	124	0	06	90		
	116	0	02	45		
	118	0	19	11		
	117	0	00	33		
	111	0	13	04		
	109	0	Q4	86		
	110	0	11	92		

[No. O-12016/10/96-ONG-D-IV]

M. MARTIN, Desk Officer

## नई दिल्ली, 29 अगस्त, 1997

का. 31. 2354.—यत: पेट्रोलियम और खिनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का. आ. सं. 975 तारीख 29-2-96 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाईपलाइनों को बिछाने के लिए अर्जित करने का अपना आशय मोषित कर दिया था ।

और अत: सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है ।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अब, अत: उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन विछाने के प्रयोजन के लिए एतद्द्वारा अर्जित किया जाता है ।

और आगे उस धारा की उप-धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय आयल एण्ड नेचुरल गैस कारपोरेशन लिमिटेड में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा ।

अनुसूची सानन्द जी जी एस I से ई टी पी झालोरा तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात जिला : मेहसाना तालुका : कडी

गाँव	सर्वे नं.	हेक्टेयर	आरे.	सेन्टीयर
1	2	3	4	5
धोल	1423/1	0	03	77
	1423/2	0	02	03
	1423/3	0	10	05
	1423/4	0	04	35
	1423/5	0	01	60
	1423/6	0	08	90
	1423/7	0	06	03
	1423/9	0	06	10
	1 <b>42</b> 3/11	0	02	80
	1423/12	0	13	60
	1423/14	0	14	25
	1423/16	0	05	10
	1423/17	0	00	90
	1423/18	0	04	55

1	2	3	4	5
	1423/19	0	04	05
	1423/21	0	07	05
	1423/22	0	00	54
	1423/23	0	01	95
	1423/24	0	05	70

[सं. ओ~12016/9/96-ओ एन जी-डी-IV] एम. मार्टिन, डेस्क अधिकारी

### New Delhi, the 29th August, 1997

S. O. 2354.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S. O. No. 975 dated 29-2-96 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared it's intention to acquire the right of user in lands specified in the schedule appended to that notification for the purpose of laying pipline;

And whereas the Competent Authority has under sub-section (1) of the Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Corporation Ltd. free from encumbrances.

# SCHEDULE PIPELINE FROM SANAND GGS I TO ETP JHALORA.

STATE: GUJARAT DISTRICT: MEHSANA TALUKA: KADI

Village	Survey No.	Hectare	Are	Centiare
THOL	1423/1	0	03	77
	1423/2	0	02	03
	1423/3	0	10	05
	1423/4	0	04	35
	1423/5	0	01	60
	1423/6	0	08	90
	1423/7	0	06	03
	1423/9	0	06	10
	1423/11	0	02	80
	1423/12	0	13	60
	1423/14	0	14	25
	1423/16	0	05	10
	1423/17	0	00	90
	1423/18	0	04	55
	1423/19	0	04	05
	1423/21	0	07	05
	1423/22	0	00	54
	1423/23	0	01	95
	1423/24	0	05	70

[No. O-12016/9/96-ONG-D-IV] M. MARTIN, Desk Officer

2.20					4529
पेट्रोलियम और प्राकृतिक गैस मंत्रालय			(1)	(2)	(3)
^	E			491	0.010
नई दिल्ली, 15 सितम्बर, 1997				496/5123	0.010
				500	0.110
77 NF AASS	<u> </u>			542	0,280
का. आ. 2355		। यह प्रतीत होता है कि		543 544	0.100
लाकाहत म यह आ	यस्यक है कि गुजरात राज् र कर केलेटिया उपार्च	न्य म वाडानार स मध्य ते के क्लिक्ट के टिक			0.150
	ा तक पेट्रोलियम उत्पाद			560	0.190
	नरीज लिमिटेड द्वारा पा	।६५ल।६न । बछ।६ जाना		561 563	0.410
चाहिए ;					0.010
بديد	<u> </u>	<del></del>		573	0.340
	रीय सरकार को यह भी र			574	0,290
	जानेके प्रयोजन के वि			575	0,010
	बद्ध अनुसूची में वर्णित है — के	, उपयाग का आधकार		621	0.160
अर्जित करना आवश	यक हः;			622	0.360
		-aa-		631	0.020
	तब, केन्द्रीय सरकार, पे			632	0.250
	र्ने उपयोग के अधिकार व			633	0.180
·	ा 50) की धारा 3 की उ			634	0.050
	करते हुए, उसमें के उ			645	0,240
अजन करन क अपन	। आशय की घोषणा करते	त ह ;		646	0,380
		A		647	0.010
उक्त अनु	पुस्ची में वर्णित भूमि में	ाहतवद्ध काइ य्याक्त, रे		648	0.280
उस ताराखस, ।जस	पको भारत के राजपत्र	म यथाप्रकाशित इस		649	0.140
आधसूचना का प्रात के <del>करीन कि</del> ने र्ज	नेयाँ साधारण जनता को	उपलब्ध करा दा जाता		653	0.280
	ोतर, भूमि के नीचे पाइफ			655	0.050
	के अधिकार का अर्जन व			656	0.020
	कारी, श्री के. एन. दुवे,			657	0.010
	गिमन रिफाइनरीज लिमिटेर			663	0.070
	, उज्जैन, मध्य प्रदेश पिन	काड स - 456 001		664	0,170
को कर सकता है।	_			665	0.130
	अनुसूची			675	0.060
	,		चुनाखेडी	8	0.310
		<b>राज्य</b> ः मध्य प्रदेश		9	0.210
<b>तक्सीस</b> : तराना	<b>जिला</b> : उज्जैन	राज्य - गञ्च प्रदरा			
		<del></del>		10	0.190
	बिसा : उज्जैन सर्वे क्रमांक	क्षेत्र		11	0.190 0.010
ग्राम का नाम	सर्वे क्रमांक	क्षेत्र हैनटर/ आरे		11 12	0.190 0.010 0.310
ग्राम का नाम (1)	सर्वे क्रमांक	धेत्र दैवटर/ आरे (3)		11 12 13	0.190 0.010 0.310 0.010
त्रस्तीतः : तराना ग्राम का नाम (1) सामानेरा	सर्वे क्रमांक (2) 468	क्षेत्र हैक्टर/ आरे (3) 0,030		11 12 13 14	0.190 0.010 0.310 0.010 0.350
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472	धेत्र हैनटर/ आरे (3) 0.030 0.060	-1. wà <del>0</del>	11 12 13 14 15	0.190 0.010 0.310 0.010 0.350 0.020
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472 473	धेत्र हैक्टर/ आरे (3) 0.030 0.060 0.080	लालाखे <i>डी</i>	11 12 13 14 15 299	0.190 0.010 0.310 0.010 0.350 0.020 0.010
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472 473 481	क्षेत्र हैक्टर/ आरे (3) 0.030 0.060 0.080 0.130	लाताखे <i>डी</i>	11 12 13 14 15 299 300	0.190 0.010 0.310 0.010 0.350 0.020 0.010
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472 473 481 482	होत्र है नटर/ आरे (3) 0.030 0.060 0.080 0.130 0.160	लालाखे <i>डी</i>	11 12 13 14 15 299 300 301	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472 473 481 482 483	होत्र (3) 0.030 0.060 0.080 0.130 0.160 0.080	लालाखे <i>डी</i>	11 12 13 14 15 299 300 301 302	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010 0.050 0.060
ग्राम का नाम (1)	सर्वे क्रमांक (2) 468 472 473 481 482 483 484	होत्र हैक्टर/ आरे (3) 0.030 0.060 0.080 0.130 0.160 0.080 0.050	लालाखे <b>टी</b>	11 12 13 14 15 299 300 301 302 304	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010 0.050 0.060 0.070
ग्राम का नाम (1)	(2)       468       472       473       481       482       483       484       486	होत्र (3) 0.030 0.060 0.080 0.130 0.160 0.080 0.050	लालाखे <i>डी</i>	11 12 13 14 15 299 300 301 302 304 305/1	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010 0.050 0.060
ग्राम का नाम (1)	(2)       468       472       473       481       482       483       484       486       487	होत्र (3) 0.030 0.060 0.080 0.130 0.160 0.080 0.050 0.070	लालाखे <i>डी</i>	11 12 13 14 15 299 300 301 302 304	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010 0.050 0.060 0.070 0.140
ग्राम का नाम (1)	(2)       468       472       473       481       482       483       484       486	होत्र (3) 0.030 0.060 0.080 0.130 0.160 0.080 0.050	लालाखे <i>डी</i>	11 12 13 14 15 299 300 301 302 304 305/1 305/2	0.190 0.010 0.310 0.010 0.350 0.020 0.010 0.010 0.050 0.060 0.070

(1)	(2)	(3)	(1)	(2)	(3)
	309	0.070		420/1	0.170
	336	0.290		420/2 j	
	337	0.190		421	0.010
	338	0.030		423	0.020
	339	0.250		425	0.160
	340	0.150		426/1	0.230
	375	0.110		426/2	
	376	0.160		430	0.020
	377	0.070		434	0.010
	378	0.070		435	0.130
	383	0.020		436	0.120
	384	0.010		574	0.010
	391	0.330		575	0.060
	393	0.070		576	0.070
	395	0.300		577	0.280
	396	0.340		578	0.250
	397	0.010		585	0.030
	399	0.220		586	0.360
	401	0.070		593	0.470
	402	0.060		594	0.030
	403	0.140		595	0,010
	404	0.010		596	0.150
	406	0,100		597	0.030
	411	0.110		598	0.060
ह्पाखे <i>डी</i>	254	0.230		<b>5</b> 99	0.015
	255	0.250	কৰাৰ্থ	202/1	0.220
	256	0.270		202/2	
	259	0.010		203	0,410
	260	0.440		204	0.120
	261	0.040		205	0.180
	262	0.010		206	0,160
	341	0.030		207	0.060
	342	0.110		210	0,060
	343	0.090		238	0.420
	348	0.130		239	0.150
	349	0.010		240	0.185
	351	0.160		242	0.150
	352	0.020		243	0.320
	357	0.190		274	0.010
	358	0.140		275	0.030
	363	0.030			
	380	0.060		276	0.090
	408	0.020		277	0.220
	410	0.090		278	0.010
	411	0.230		279	0.220
	417	0.050		280	0.170
	418	0.030		286	0.020
	419	0.220		200	0,020

(1)	(2)	(3)	(1)	(2)	(3)
	288	0.150	_ <del></del>	176	0.060
	289	0.130		179	0.040
	291	0.140		180	0.200
	292/1	0.010		181	0.060
	292/2 } 292/3 }			182	0.010
				183	0.160
	293	0.010		184	0.150
	325	0.010		186	0.276
	326	0.020		188	0.170
	327	0.250		199	0.010
	328	0.030		200	0.010
	329	0.010		201	0.260
	465	0.380		202	0.226
	467	0.030		203	0,440
	473	0.010		206	0.330
	474	0.130		208	0.070
	475	0.010		209	0.070
	478	0.230		433	0.030
	479	0.050		434	0.300
	480	0.150		457	0.420
	481	0.080		461	0.030
	483	0.350		463	0.215
	484	0.030		464	0.240
	518	0.200		466	0.310
	519	0.130		467	0.466
	520	0.130		473	0.020
	521	0.170		474	0.180
	522	0.280		475	0.138
	525	0.010		478	0.010
	526	0.210		479	0.250
	527	0.090		480	0.260
	536	0.140		516	0 060
	537	0.100		518	0.030
	538	0.680		519	0.147
	549	0.010		520	0.040
	550	0.470		526	0.040
	603	0.050		527	0.010
	604	0.120		534	0.010
	605	0.080		535	0.114
	609	0.010		550	0.120
	610	0.030		551	0.177
	611	0.150		552	0.020
	612	0.080		554	0.220
	613	0.010		555	0.470
	738	0.280		556	0.015
	169	0.290		558	0.010
	171	0.441		560	0.110
	174	0.010		562	0.320

(1)	(2)	(3)	(1)	(2)	(3)
	563	0.278		155	0.050
	564	0.300		236	0.450
भोड्स्या	376	0.030	माकडोन	5	0.040
	377	0.480		5/1493	0.010
	380	0,200		11	. 0.260
	381	0.520		12	0.260
	382	0.110		13	0.040
	588	0.380		15	0.240
	589	0.010		19	0.610
	590	0.425		20	0.010
	591	0.190		21	0.070
	637	0.060		27	0.500
	639	0.140		28	0.030
	640	0.270		30	0.090
	641	0.170		219	0.100
	642	0.020		220	0.110
	646	0.260		221	0,090
<b>बरोठिया</b>	3	0.290		225	0.360
	4	0.477		226	0.270
	6	0.050		230	0.380
	76	0.010		231	0.010
	387	0.100		235	0.150
	388	0.210		236	0.220
	389	0.220		244	0.370
	390	0.220		251	0.070
	391	0 220		252	0.170
	392	0.069	<b>गगव</b> तपुर	186	0.010
<b>सु</b> चाई	103	0.080		192	0.550
	108	0.010		193	0.190
	109	0.090		194	0.180
	110	0.420		195	0.330
	111	0.010		196	0.020
	121	0.130		200/1	0.060
	122	0.300		200/2	0,210
	123	0.200		200/3	0.190
	124	0,390		201	0.080
	125	0,030		202	0 160
	130	0 180		203	0.160
	131	0.030		204	0 293
	132	0.100		205	0.080
	133	0.100		214	0.010
	135	0.230		215	0.040
	136	0.180		216	0.030
	139	0.160		217	0.400
	142	0.165		219	0.023
	143	0.100		220	0.248
	152	0.247		221	0.010
	153	0.010		222	0.150
	154	0.390		439	0.230

14 11—8168 2(11)]		नारा का राजका : ।सरान्बर 2	O, 17777 - 11X 27, 17	·	4.55
(1)	(2)	(3)	(1)	(2)	(3)
	440	0.210		461	0.290
	455	0.300		462	0.010
	457	0.282		463	0,440
	474	0.020		464	0,106
	476	0.310		470	0.050
	477	0.430		475	0,230
	478	0.202		476	0.220
	479	0.050		477	0.460
	480	0.200		478	0.012
	483	0.100		479	0.040
	484	0.245		1642	0.300
	501	0.080		1653	0,040
	502	0.010		1654	0.010
	503	0.106		1655	0.080
	504	0.060		1660	0.090
	506	0.060		1661	0.330
	507	0.100		1667	0 060
	508	0.020		1668	0.030
कडोदिया	139	0.593		1669	0.870
	140	0.530		1670	0,400
	141	0.250		1672	0.010
	142	0.095		1674	0,770
	143	0.010		1675	0.010
	146	0.050	बगबाह)	421	0.010
	149	0.050		432	0.150
	201	0.190		433	0.100
	214	0.075		434	0.120
	215	0.660		435	0.190
	217	0.160		436	0.110
	219	0.258	हारुखेडी	3	0.010
	220	0.250		5	0.230
	250	0.550		6	0.125
	251	0.360		15	0.390
	337	0.180		16	0.210
	338	0.030		17	0.170
	354	0.010		18	0.010
	355	0.250		23	0.010
	360	0.090		24	0.110
	362	0.690		25	0.057
	363	0.240		26	0.260
	368	0.050		27	0.150
	369	0.040		31	0.289
	370	0.010		32	
	374	0.030			0 310
	441	0.120		33	0.130
	442	0.270		34	0.070
	456	0.120		35	0.150
	458	0.120		89	0.030
	459	0.080		90	0.250

(1)	(2)	(3)	(1)	(2)	(3)
(1)	91	0.030	(1)	249	0.010
	94	0.050		250	0.130
	95	0.210		258	0.050
	96	0.100		259	0.150
	97	0.020		261	0,060
	98	0.260		262	0.030
<b>बुका</b> री	60	0.010		263	0.061
	63	0,100		264	0.030
	<b>66</b>	0.060			
	69 71	0.116 0.260		373	0.060
	. 76	0.270		374	0.270
	77	0,160		408	0.010
	78	0.140		410	0,060
	79	0.114		411	0.150
	81	0.264		412	0,060
	82	0.080		420	0.040
	142	0.010		424	0.090
	143	0.050		425	0.180
	148	0.189		426	0.180
	149	0.180		428	0.102
पालनाखेडी	145	0.284		429	0.120
	146	0.060		430	0.060
	147	0.070	रेहवारी	168	0.010
	148	0.100	WAIN.	174	0.100
	149	0.010		175	0.080
	152	0.010		176	0.070
	197/461	0.230			
	198	0.010		177	0.010
	199	0,060		178	0.090
	201	0.090		179	0.080
	203	0.150		180	0.072
	204	0.190		181	0.160
	206	0 140		186	0.010
	207	0.170		187	0,290
	208	0.010		188	0.010
	209	0.200		189	0.483
	210	0.040		196	0.089
	218	0.100		322	0.120
	219	0.070		323	0.060
	220	0.030		325	0.230
	221	0,030	<del></del>		V.25V
	222	0.030			•
	223	0.030		[ सं. आर 31015/2	3/97 - ओआर. II ]
	224	0.010		के मी	. कटोच, अवर सचिव

40-11 - 40-40 P(11)1 - 40-40 (40-40-40-40-40-40-40-40-40-40-40-40-40-4	4( 20, 13377 41, 23, 13		
Ministry of Petroleum and Natural Gas	(1)	(2)	(3)
-, <b>,</b>		472	0.060
		473	080,0
New Delhi, the 15th September, 1997		481	0.130
		482	0.160
		483	0.080
S. O. 2355 - Whereas it appears to the		484	0.050
Central Government that it is necessary in the		486	0.070
public interest that for the transport of		487	0.010
petroleum products from Vadinar in the State		488	0,110
of Gujarat to Bina in the State of Madhya		489	0.040
Pradesh, pipelines should be laid by the		490	0.140
Bharat Oman Refineries Limited;		491	0.010
Diamet Office Partition,		496/5123	0.010
And whereas it appears to the Central		500	0.110
Government that for the purpose of laying		542	0.280
such pipelines, it is necessary to acquire the		543	0.100
right of users in the land described in the		544	0,150
Schedule annexed to this notification,		560	0.190
bondano minora to tiab notification,		561	0.410
Now, therefore, in exercise of the		563	0.010
powers conferred by sub-section (1) of section		573	0.340
3 of the Petroleum and Minerals Pipelines		574	0.290
(Acquisition of Right of User in Land) Act,		575	0.010
1962 (50 of 1962), the Central Government		621	0.160
hereby declares its intention to acquire the		622	0.360
right of user therein;		631	0.020
right of addi therent,		632	0.250
Any person interested in the land		633	0.180
described in the said Schedule may within		634	0.050
twenty-one days from the date on which the		645	0.240
copies of this notification, as published in the		646	0.380
gazette of India, are made available to the		647	0.010
general public, object in writing to the		648	0.280
acquisition of the right of user therein or		649	0.140
laying of the pipelines under the land to Shri		653	0.280
K. N. Dubey, the competent authority of		655	0.050
Central India Refinery Project of Bharat		656	0.020
Oman Refineries Limited, A-1/3, 'Prashanti',		657	0.010
Vednagar, Sanwer Road, Ujjain, Madhya		663	0.070
Pradesh Pin code No 456 001.		664	0,170
11thdesit 1 in code 140 450 001.		665	0.130
Cahadula		675	0,060
Schedule	Chunakhedi	8	0.310
Tehsil: Tarana Dist.: Ujjain State: Madhya pradesh		9	0.210
	<del></del>	10	0.190
Name of village Survey no. Area		11	0.010
Hectare/A	re	12	0.310
(1) (2) (3)	<u> </u>	13	0.010
Samanera 468 0.030		14	0,350

(1)	(2)	(3)	(1)	(2)	(3)
	15	0.020		352	0.020
_alakkhedi	299	0.010		357	0.190
	300	0.010		358	0.140
	301	0.050		363	0.030
	302	0,060		380	0.060
	304	0.070		408	0.020
	305/1	0.140		410	0.090
	30 <b>5/2</b> J			411	0.230
	306	0.140		417	0.050
	307	0.170		418	0.030
	308	0.060		419	0,220
	309	0,070		420/1	0.170
	336	0.290		420/2 J	
	337	0.190		421	0,010
	338	0.030		423	0.020
	339	0.250		425	0,160
	340	0.150		426/1	0.230
	375	0.110		426/2	
	376	0.160		430	0.020
	377	0.070		434	0.010
	378	0.070		435	0.130
	383	0.020		436	0.120
	384	0.010		574	0.010
	391	0.330		575	0.060
	393	0.070		<b>57</b> 6	0.070
	395	0.300		577	0.280
	396	0.340		578	0,250
	397	0.010		585	0.030
	399	0.220		586	0.360
	401	0.070		593	0.470
	402	0.060		594	0.030
	403	0.140		595	0.010
	404	0.010		596	0.150
	406	0.100		597	0.030
	411	0.110		598	0.060
Rupakhedi	254	0.230		599	0.015
	255	0,250	Kadai	202/1	0.220
	256	0.270		202/2	
	259	0.010		203	0,410
	260	0.440		204	0.120
	261	0.040		205	0.180
	262	0.010			
	341	0.030		206	0.160
	342	0.110		207	0.060
	343	0.110		210	0.060
	348	0.030		238	0.420
	349	0.130		239	0.150
	351	0.160		240	0.185

(1)	(2)	(3)	(1)	(2)	(3)
<u> </u>	242	0,150		604	0.120
	243	0.320		605	0.080
	274	0.010		609	0.010
	275	0.030		610	0.030
	276	0.090		611	0.150
	277	0.220		612	0.080
	278	0.010		613	0.010
	279	0.220		738	0.280
	280	0.170	Chikali	169	0.290
	286	0.020		171	0.441
	287	0.080		174	0.010
	<del>288</del> -	0.150		176	0.060
	289	0.130		179	0.040
	<b>291</b> ′	0:140		180	0.200
	<u> 292/1</u> }	0.010		<b>T8</b> 1	υ.060
	292/2			182	0.010
	292/3 J			183	0.160
	293	0.010		184	0.150
	325	0.010		186	0.276
	326	0.020		188	0.170
	327	0.250		199	0.010
	328	0.030		200	0.010
	329	0.010		201	0.260
	465	0.380		202	0.226
	467	0.030		203	0.440
	473	0.010		206	0.330
	474	0.130		208	0.070
	475	0.010		209	0.070
	478	0,230		433	0.030
	479	0.050		434	0.300
	480	0.150		457	0.420
	481	0.080		461	0.030
	483	0.350		463	0.215
	484	0.030		464	0.240
	518	0.200		466	0.310
	519	0.130		467	0,466
	520	0.130		473	0.020
	521	0.170		474	0.180
	522	0.280		475	0.138
	525	0.010		478	0.010
	526	0.210		479	0.010
	527	0.090		480	0.230
	536	0.140		516	0.060
	537	0.100			
				518	0.030
	538	0.680		519	0.147
	549	0.010		520	0.040
	550	0.470		526	0.040
	603	0.050		527	0.010

(1)	(2)	(3)	(1)	(2)	(3)
(1)	(2) 534	0.010	(1)	(2)	0.030
	535	0.114		132	0.100
	550	0.114		133	0.100
	551	0.120		135	0.230
	552	0.020		136	0.180
	554	0.220		139	0.160
	555	0.470		142	0.165
	556	0.015		143	0.100
	558	0.010		152	0.247
	560	0.110		153	0.010
	562	0.320		154	0.390
	563	0.278		155	0.050
	564	0.300		236	0.450
Bhodaly.	3 <b>7</b> 6	0.030	Makdon	erren gallanteringen	0.040
,	377	0.480		5/1493	0.010 <sup>-</sup>
	380	0.200		11	0.260
	381	0.520		12	0.260
	382	0.110		13	0.040
	588	0.380		15	0.240
	589	0.010		19	0.610
	590	0.425		20	0.010
	591	0.190		21	0.070
	637	0,060		27	0.500
	639	0.140		28	0.030
	640	0,270		30	0.090
	641	0.170		219	0.100
	642	0.020		220	0.110
	646	0.260		221	· 0.090
Barothiya	3	0.290		225	0.360
	4	0.477		226	0.270
	6	0.050		230	0.380
	76	0.010		231	0.010
	387	0.100		235	0.150
	388	0.210		236	0.220
	389	0.220		244	0.370
	390	0.220		251	0.070
	391	0.220		252	0.170
	392	0.069	Bhagwatpur	186	0.010
Suchai	103	0.080	• .	192	0,550
	108	0.010		193	0,190
	109	0.090		194	0.180
	110	0.420		195	0.330
	111	0.010		196	0.020
	121	0.130		200/1	0.060
	122	0.300		200/2	0.210
	123	0.200		200/3	0.190
	124	0.390		201	0.080
	125	0.030		202	0.160
	130	0.180		203	0.160

(II) G G D(II)	<u> </u>		· ==, /// / =>, ./		
(1)	(2)	(3)	(1)	(2)	(3)
	204	0.293		362	0.690
	205	0.080		363	0.240
	214	0.010		368	0.050
	215	0.040		369	0.040
	216	0.030		370	0.010
	217	0.400		374	0.030
	219	0.023		441	0.120
	220	-0.248		442	0.270
	221	010.0		456	0.120
	222	0.150		458	0.120
	439	0.230		459	0.080
	440	0.210		461	0.290
	455	0.300		462	0.010
	457	0,282		463	0.440
	474	0.020		464	0,106
	476	0.310		470	0.050
	477	0.430		475	0.230
	478	0.202		476	0.220
	479	0.050		477	0.460
	480	0.200		478	0.012
	483	0.100		479	0.040
	484	0.245		1642	0.300
	501	0.080		1653	0.040
	502	0.010		1654	0.010
	503	0.106		1655	0.080
	504	0.060		1660	0.090
	506	0.060		1661	0.330
	507	0.100		1667	0,060
	508	0.020		1668	0.030
Kadodiya	139	0.593		1669	0.870
	140	0.530		1670	0.400
	141	0.250		1672	0.010
	142	0.095		1674	0.770
	143	0.010		1675	0.010
	146	0.050	Bagwada	421	0.010
	149	0,050		432	0.150
	201	0.190		433	0.100
	214	0.075		434	0.120
	215	0.660		435	0.190
	217	0.160		436	0.110
	219	0.258	Harukhedi	3	0.010
	220	0.250		5	0.230
	250	0.550		6	0,125
	251	0.360		15	0,390
	337	0.180		16	0.210
	338	0.030		17	0.170
	354	0.010		18	0.010
	355	0.250		23	0.010
	360	0.090		24	0.110

(1)	(2)	(3)	(1)	(2)	(3)
	25	0.057	<del></del>	218	0.100
	26	0.260		219	0.070
	27	0.150		220	0.030
	31	0.289		221	0.030
	32	0.310		222	0,030
	33	0.130		223	0.020
	34	0.070		224	0.010
	35	0.150		249	0,010
	89	0.030		250	0.130
	90	0.250		258	0.050
	91	0.030		259	0.150
	94	0.050		261	0.060
	95	0.210		262	0.030
	96	0.100		263	0.061
	97	0.020		264	0.030
	98	0.260		373	0.060
Bukhari	60	0.010		374	0.270
	63	0.100		408	0.010
	66	0.060		410	0.060
	69	0.116		411	0,150
	71	0.260		412	0.060
	76	0.270		420	0,040
	77	0.160		424	0.090
	78	0.140		425	0.180
	<b>7</b> 9	0.114		426	0.180
	81	0.264		428	0.102
	82	0.080		429	0.120
	142	0.010		430	0.060
	143	0.050	Rehwari	168	0.010
	148	0.189		174	0.100
	149	0.180		175	0.080
Salanakhedi	145	0.284		176	0.070
	146	0.060		177	0.010
	147	0,070		178	0.090
	148	0.100		179	0.080
	149	0,010		180	0.072
	152	0.010		181	0.160
	197/461	0,230		186	0.010
	198	0.010		187	0.290
	199	0.060		188	0.010
	201	0.090		189	0.483
	203	0.150		196	0.089
	204	0.190		322	0,120
	206	0.140		323	0.060
	207	0.170		325	0.230
	208	0.010			
	208	0.200		[ No. R 31015/2	3/07 - ∩₽ U 1
	210	0.200		<del>-</del>	n, Under Secy.

		का राजपत्र : सितम्बर 20, 1		<del></del>	<del></del>
पेटोलिय	गम और प्राकृतिक <sup>है</sup>	ोय मंत्रालय	(1)	(2)	(3)
7800	er our xisuriar.	ICI (IZIICI 7		366	0.03
				367	0.03
नई	दिल्ली, 15 सितम्बर, 19	997		406	0.27
ऋस आर २३६		<u> </u>		413	0.010
		जे यह प्रतीत होता है कि		414 433	0,52 0.07
लाकाहत म यह अ	ाबस्यक <b>ह</b> ाक गुजरात रा	ज्य में वाडीनार से मध्य		434	0.07
		दों के परिवहन के लिए		528	0.03
	दनराज ।लामटर्ड द्वारा प	राइपलाइन बिछाई जानी		540	0.15
चाहिए ;				541	0.18
• •	0 > 0	0-2-80-20		542	0.01
	द्रीय सरकार को यह भी			543	0.02
		ुउक्त भूमि में, जो इस		543/651	0,02
		है, उपयोग का अधिकार		545	0.01
अर्जित करना आवः	श्यक है ;			564	0.55
				565	0.10
		पेट्रोलियम और खनिज		576	0.44
पाइपलाइन ( भूमि	में उपयोग के अधिकार	का अर्जन ) अधिनियम,		577	0.06
1962 ( 1962 য	हा 50) की धारा 3 की	उपधारा (1) द्वारा प्रदत्त	अरोलिया	2/1/2	0.03
शक्तियों का प्रयोग	करते हुए, उसमें के 🤫	उपयोग के अधिकार का		2/1/2	
अर्जन करने के अप	ने आशय की घोषणा कर	ती है ;		2/3	0.32
				3	0.73
उक्त अ	नुसूची में वर्णित भूमि मे	हितमञ्ज कोई व्यक्ति,		7	0.23
उस तारीखरो, जि	सको भारत <b>के</b> राजपत्र	। में यथाप्रकाशित <b>इ</b> स		8	0.02
अधिसूचना की प्रा	तेयाँ साधारण जनता को	ो उपलब्ध करा दी जाती		9	0.17
		पलाइन बिछाने के संबंध		30	0.17
	ा के अधिकार का अर्जन			33	0.01
		, मध्य भारत परिष्करणी		34	0.08
	भोमन रिफा <b>इनरी</b> ज लिमिटे		<u></u> .	35 263	0.07
	, उज्जैन, मध्य प्रदेश (		मडे <b>ड़ी</b>	264	0 04 0.11
को कर सकता है।	, , , , , , , , , , , , , , , , , , , ,			265	0.11
				266/2	0.09
	~A			289	0.32
	अनुस्ची			297	0.02
तहसीस : शाज़ापुर	<del></del>	<del> </del>		298	0.09
		राज्य : मध्य प्रदेश		299	0.37
प्राम का नाम	सर्वे क्रमांक	क्षेत्र हैक्टर /आरे		300	0.0
(1)	(2)	(3)		301	0.12
डोकरगाँय	(2) 321	0.250		327	0.03
<b>क्षाक</b> रमाम	322	0.230		329	0.01
	323	0.020		330	0.70
	324	0.040		331	0 09
	325	0.050		346	0.01
	344	0.020		347	0.12
	344 345			348	0.15
		0.020		353	0.37
	346	0.230		355	0.06
	347	0.010		357	0.92
	361	0.030		358	0.12
	363	0.050		524 525	0.15
	365				0.14

(1)	(2)	(3)	(1)	(2)	(3)
	526	0.010		29/1	0.05
	528	0.210		29/2	0.15
	529	0.090		30	0.08
	531	0.440		33	0.03
	534	0,010		34	0.06
सागक्रिया	40	0.180		35	0.01
	42	0.010		108	0.01
	43	0.385		113	0.30
	44	0.455		308/1	0.41
	46	0.070		309	0.01
	48	0.210		354	0.04
	68	0.330		355	0.48
	101	0.310		357	0.08
	102	0.575		360/2	0.08
	123	0.070		362	0.70
	124	0.180		363	0.01
	129	0,060		365	0.09
	130/1	0.180		366	0.16
	130/2			367/2/2	0.08
	134	0.195		375	0.03
	135	0.485		376/1	0.47
	136	0.110		376/2	0.23
	137/1	0.030		418	0.31
	165	0.290		421	0.01
	168	0.205		422	0.01
	253	0.010		423	0.26
	258	0.045		424	0.14
	259	0.285		425	0.07
	260	0.325	<b>ब</b> रना <b>बद</b>	56	0.13
	261	0.175		57	0.16
	266	0.405		58	0.07
	268	0,430		59	0.01
जायदी	196	0.065		81	0.29
	197	0.450		92	0.05
	198	0.300		93	0.16
	201	0,010		94	0.19
	203	0.415		95	0,22
	207	0.570		96	0.09
	209	0.010		97	0.25
	210	0.100		98	0.240
	211	0.110		99	0.03
	212	0.110		100	0.19
	213	0.170		101	0.04
	214	0.120		102	0.050
	215	0.370		103	0.040
	216	0.050		119	0.286
	217	0.140		120	0.20
<b>पराश्या</b>	-	•		121	0.32
गोर्विदा	25	1.510		122	0.09
··· • ••	25/1	0.050		173	0.10
	25/536	0.030		175	0.270
	28	0,570		176	0.080
	28/538	0.180		306	0,020

[ [ [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]			<del></del>	20, 1997/418 29, 1919		454
(1)	(2)		(3)	(1)	(2)	(3)
	311		0.250		544	0.190
	312 316		0.070 0.0 <del>6</del> 0		546	0.010
	322		0.170		567	0.220
	323		0.150	कस्ला	1475	0.170
	325		0.150		1476	0.010
	326		0.200		1504	0.020
	327		0.250		1505	0.120
	328		0.065		1506	0.010
	346		0.100		1510	0.490
	347		0.065		1511	0.100
	351		0.020		1513	0.335
	353		0.190		1514	0.220
	354		0.135		1515	0.010
	355		0.010		1524	0,080
	356		0.030		1525	0.090
	357		0.010		1526	0.120
	358		0.190		1528	0.330
	359		0.055		1529	0.350
	360		0,210		1533	0.210
	363		0.160		1623	0.010
बढ़ोदी	244		0.090		1624	0,470
19141	253		0.050	`	1626	0,055
	254		0.240	मोहना	1436	0.170
	256		0.100		1437	0.020
	257		0.150		1439	0.200
	258		0.065		1441	0.050
	259		0.010		1442/1	0,130
	262		0.150		1443	0.300
	486		0.200		1444	0.300
	488		0.110		1445	0.050
	489		0.120		1446	0.090
	490/3		0.250		1560/2	0.160
	494/1	1	0,120		1561	0.210
	494/3	j	·		1562	0.140
	496	•	0,060		1565	0.270
	500/1		0.060		1568	0.030
	500/2		0.260		1569/1	0.430
	502/1	1	0.080		1569/2	
	502/2	j			1570	0.020
	503	-	0.010		1573	0.170
	504		0.400		1576	0.030
	505		0.050		1578	0,100
	507		0.020		1579	0.250
	516/1	)	0.060		1584	0,440
		1	0.000		1585	0,060
	516/2	J			1587	0.160
	526		0.100			
	527		0.020		1589/2	0.230
	528		0.880		1591	0.210
	536		0.010			
	537		0,010		1603	0.100
					1619	0.110
	539		0.370			· · · · · · · · · · · · · · · · · · ·
	<b>541</b>		0.010		(H )TO 21015	122/04 27
	542		0.020		[ सं. आर- 31015/	22/96 <b>-</b> अ(अ(, ,
	0.2		-1+			कटोच, अवर सर्व

Ministry of Petroleum and Natural Gas	(1)	(2)	(3)
windsury of a choiceant and tracular das		344	0.020
		345	0.020
New Delhi, the 15th September, 1997		346	0.230
New Denn, the 13th September, 1997		347	0.010
		361	0.030
S. O. 2356 - Whereas it appears to the		363	0.050
Central Government that it is necessary in the		365	0.340
public interest that for the transport of		366	0.035
petroleum products from Vadinar in the State		367	0.035
		406	0,270
of Gujarat to Bina in the State of Madhya		413	0.010
Pradesh, pipelines should be laid by the	;	414	0.520
Bharat Oman Refineries Limited;		433	0.070
		434	0.030
And whereas, it appears to the Central		528	0.440
Government that for the purpose of laying		540	0.150
such pipelines, it is necessary to acquire the	1	541	0.180
right of users in the land described in the	1	542	0.015
Schedule annexed to this notification;		543	0.020
,		543/651	0.020
Now, therefore, in exercise of the	;	545	0.010
powers conferred by sub-section (1) of section		564	0.550
3 of the Petroleum and Minerals Pipelines		565	0.100
(Acquisition of Right of User in Land) Act,		576	0.440
1962 (50 of 1962), the Central Government		577	0.060
		2/1/2	0.030
nereby declares its intention to acquire the	;	2/1/2	
right of user therein;		2/3	0,320
		3	0.730
Any person interested in the land		7	0.230
described in the said Schedule may within	l	8	0.020
wenty-one days from the date on which the	<b>;</b>	9	0.170
copies of this notification, as published in the	<b>;</b>	30	0.170
gazette of India, are made available to the		33	0.010
general public, object in writing to the		34	0.080
acquisition of the right of user therein or		35	0.070
laying of the pipelines under the land to Shri		<b>263</b>	0.040
		264	0.110
K. N. Dubey, the competent authority of		265	0.030
Central India Refinery Project of Bharat		266/2	0.090
Oman Refineries Limited, A-1/3, 'Prashnti',		289	0.320
Vednagar, Sanwer Road, Ujjain, Madhya	l	297	0.020
Pradesh Pin code No 456 001.		298	0.090
		299	0.375
		300	0.010
Schedule		301	0.120
Denouvie		327	0.030
Tehsil: Shajapur Dist. Shajapur State: Madhya Pradesh		329	0.010
Name of village Survey no. Area		330	0.700
Hectare/are		331	0,090
(1) (2) (3)		346	0.010
(1) (2) (3) Dokargaon 321 0.250		347	0.120
321 0.230 322 0.230		348	0.150
		J70	0.100
		262	0.270
323 0.020 324 0.040		353 355	0.370 0.060

325

0.050

357

0.925

(1)	(2)	(3)	(1)	(2)	(3)
	358	0.120		29/2	0.150
	524	0.150		30	0.085
	525	0.140		33	0.030
	526	0.010		34	0.060
	528	0.210		35	0.010
	529	0.090		108	0,010
	531	0.440		113	0.300
	534	0.010		308/1	0.410
Sagadiya	40	0.180		309	0.010
	42	0.010		354	0.040
	43	0.385		355	0.480
	44	0.455		357	0.080
	46	0.070		360/2	0.080
	48	0,210		362	0.700
	68	0.330		363	0.010
	101	0.310		365	0.090
	102	0.575		366	0.160
	123	0.070		367/2/2	0.080
				375	0.030
	124	0.180			
	129	0.060		376/1	0,470
	130/1	0.180		376/2	0.230
	130/2			418	0.310
	134	0.195		421	0.010
	135	0.485		422	0.010
	136	0.110		423	0.260
	137/1	0.030		424	0.140
	165	0.290		425	0.070
	168	0.205	Barnawad	56	0.130
	253	0.010		57	0,160
	258	0.045		58	0.075
	259	0.285		59	0.010
	260	0.325		81	0.290
	261	0.175		92	0.055
	266	0.405		93	0.165
	268	0.430		94	0,190
Javadi	196	0.065		95	0.220
<b></b>	197	0.450		96	0.090
	198	0.300		97	0.250
	201	0.010		98	0.240
		0.415		99	
	203				0.030
	207	0.570		100	0,190
	209	0.010		101	0.040
	210	0.100		102	0.050
	211	0.110		103	0.040
	212	0.110		119	0.280
	213	0.170		120	0.200
	214	0.120		121	0,325
	215	0.370			
	216	0.050		122	0.090
	217	0.140		173	0.105
Dhatrawad	-	_		175	0.270
Govinda	25	1.510		176	0,080
<del> </del>	25/1	0.050			
	25/536	0.030		306	0.020
	28	0.570		311	0.250
	28/538	0.180		312	0.070
	26/336 29/1	0.050		316	0.060

(1)	(2)	(3)	(1)	(2)	(3)
	322	0.170		567	<sub>©</sub> 0 220
	323	0.150	Kadula	1475	0.170
	325	0.150		1476	0.010
	326	0.200		1504	0.020
	327	0.250		1505	0.120
	328	0.065		1506	0.010
	346	0.100		1510	0.490
	347	0.065		1511	0.100
	351	0.020		1513	0.335
	353	0.190		1514	0.220
	354	0.135		1515	0.010
	355	0.010		1524	0.080
	356	0.030		1525	0.090
	357	0.010		1526	0.120
	358	0.190		1528	0.330
	359	0.055		1529	0.350
	360	0.210		1533	0.210
	363	0.160		1623	0.010
Badodi	244	0.090		1624	0.470
	253	0.050		1626	0.055
	254	0.240	Mohana	1436	0.170
	256	0.100	111011111111111111111111111111111111111	1437	0.020
	257	0.150		1439	0.200
	258	0.065		1441	0.050
	259	0.010		1442/1	0.130
	262	0.150		1443	0.300
	486	0.200		1444	0,300
	488	0.110		1445	0.050
	489	0.120			
	490/3			1446	0.090
		0.250		1560/2	0.160
	494/1	0.120		1561	0.210
	494/3 J			1562	0.140
	496	0.060		1565	0.270
	500/1	0.060		1568	0.030
	500/2	0.260		1569/1	0.430
	502/1	0.080		1569/2 J	
	502/2 J			1570	0.020
	503	0.010		1573	0.170
	504	0.400		1576	0.030
	505	0.050		1578	0.100
	507	0.020		1579	0.250
	516/1	0.060			
	516/2	0.000		1584	0.440
		o ton		1585	0.060
	526	0.100		1587	0.169
	527	0.020			
	528	0.880		1589/2	0.230
	536	0,010		1591	0.210
	537	0.010			
	539	0.370		1603	0.100
	541	0.010		1619	0.110
	542	0.020	<del></del>		
	543	0.010		F.41	
	544	0.190		[ No. R 31015/2	22/96-OR. I

#### श्रम मंत्रालय

नई दिल्ली, 22 अगस्त, 1997

का.श्रा. 2357.—शोबोगिक विवाद ग्रधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में. एयर इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक श्रधिकरण मद्राम के पंचाट को प्रकाणित करती है, जो केन्द्रीय मरकार की 21-8-97 को प्राप्त हुआ था।

[सं. एल-11011/12/86-म्राईम्रार (मिस.)/ म्राईम्रार (सी-I)/ एल-11011/16/86 जी. II बी/म्राईम्रार (सी-I)]

वज मोहन, डैस्क श्रधिकारी

## MINISTRY OF LABOUR

New Delhi, the 22nd August, 1997

S.O.2357.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M/s. Air India and their workman, which was received by the Central Government on the 21-8-97.

[No. L-11011/12/90-IR (Misc.)/IR(C-I)/ L-11011/16/86-D.IIB/I.R.(C.-I)] BRAJ MOHAN, Desk Officer

## **ANNEXURE**

# BEFORE THE INDUSTRIAL TRIBUNAL, TAMILNADU MADRAS

Thursday, the 15th day of May 1997

Present :

THIRUS. THANGARAJ, B.Sc.,L.L.B.,

INDUSTRIAL TRIBUNAL

INDUSTRIAL DISPUTE NOs. 22/91 & 39/1991

(In the matter of the dispute for adjudication 10(1)(d) of the Industrial Disputes Act, 1947 between the Workmen and the Management of Air India, Madras).

## BETWEEN

In I.D. 22/91 Shri I. Anthony Lawrence, 32, Venkatachalm Street, Washermenpet, Madras-600 021.

AND

The Manager, Air India (Southern Region) 19, Marshalls Road, Madras-600 003. REFERENCE: Order No. I.-11011/12/90-IR (Misc), Ministry of Labour, dated 27-3-91, Govt. of India, New Delhi.

In I.D. 39/91

The Regional Secretary, Air Corporation Employees Union, Air India Region, Madras

#### AND

- The Managing Director, Air India, Air India Building, Nariman Point, Bombay 400 021.
- 2. The Manager, Southern Region, Air India, 19, Marshalls Road, Egmore, Madras-600 008.

REFERENCE: Order No. L-11011/16/86-D.H(B)/IR (Misc), Ministry of Labour, dated 17-6-91, Govt. of India.

These disputes coming on for final hearing on Tuesday, the 22nd day of April 1997, upon perusing the Claim, Counter statements and all other material papers on record, and upon hearing the arguments of Tvl. V. Prakash & Sheela Devadoss, Advocates appearing for the petitioner-unions B. Krishnaveni, & B. Jeyakantham, Advocates appearing for the respondent-management, and these disputes having stood over till this day for consideration, this Tribunal made the following:

#### AWARD

I.D. 22/91

Government of India, vide their Order No. L-11011/12/90-IR(Misc), Ministry of Labour, dated 27-3-91, have referred under Section 10(1)(d) of the I.D. Act, 1947 to this Tribunal for adjudication of the following issue;

"Whether the action of the management of Air India, Southern Region, Madras in not regularising and terminating the services of 39 workmen (as per list attached) is justified? If not, to what relief the workmen concerned are entitled to?"

I.D. 39/91

Government of India, vide their Order No. L-11011/16/86-D. II(B),IR(Misc), Ministry of Labour, dated 17-6-91, have referred under Section 10(1)(d) of the I.D. Act, 1947 to this Tribunal for adjudication of the following issue;

"Whether the management of Air India in Southern Region Madras is justified in denying continuous employment to 114 casual workmen detailed in annexure enclosed and employing

2246 GI/97-21

casual workmen only for 110 days in a Calcular year? If not, to what relief the concerned workers are entitled to?"

- 2. On service of notices, both parties appeared before this Tribunal and filed their claim and counter statement respectively.
- 3. The main averment found in the claim statement filed in both the disputes are as follows:

The 153 workmen concerned in these disputes are casuals employed in the flight handling unit at the Madras Air Port. They used to collect the baggage from the passengers at the check-in counter, weight the same, put the necessary destination tags send them on the conveyor belt and to load them in the containers/Pallets destination-wise. from that they also work in the Cargo section from where cargo is booked to various destinations. The nature of work done by the petitioners is permanent and perennial. Originally the respondent engaged 107 casuals and when the Air India Casual Labour Union rasied a dispute, during conciliation proceeding 83 workmen were regularised and made permanent. In respect of 21 workmen I.D. 15/84 has been raised and excepting 5 in Sl. Nos. 1, 6, 20, 21 and 22 who were terminated from service for various misconducts, others were made permanent w.e.f. 1-7-91. These petitioners were recruited in the year 1984 and were terminated in the year 1986, except the first respondent who was terminatcd in the year 1987. After terminating these petitioners the respondent engaged 60 casual workers in their place. Everyone of these petitioners have worked 110 days and on the expiry of 110 days they were sent out by engaging another batch for only for 110 days. Artificial break is a deliberate device adopted by the respondent to evade the protection offered by the Industrial Disputes Act, and Tamilnadu Industrial Establishment (Conferment of Permanent Status to Workmen) Act with a view to send out the petitioners before the completion of 240 days within a period 2 years so that they will not claim protection u/s. 25N and 25F of the I.D. Act. The management has adopted this device of engaging casuals for 110 days and thereafter terminating their service. Such arrtificial device and crosion is an unfair labour practice. Such termination is retrenchment within the meaning of Sec. 2(00) of the I. D. Act. The impugned termination is void ab-initio. When similarly situated other temporary workmen 83 in number have been made permanent, in all fairness these workmen should have been made permanent. The termination is an unfair labour practice and it is prohibited under Sec. 25T of the I. D. Act. Permanent workmen doing the same work were getting salary of Rs. 2.353 per month. Apart from that they were getting

<u>arti marti i ligitaria. La marti monto con constanta marti de la ciula de la constanta de la </u> overtime at the rate of 1.65 times more than normal wares, uniform, Provident Lund, Gratuity, Transportation, Group Insurance, Medical benefits, Night off, holiday overtime free passage etc. whereas these workmen were paid only Rs. 42 per day, 9 among these workmen are sons of the deceased employees of the respondent. They are eligible for employment on compassionate grounds also. Award may be passed for reinstatement, continuity of service, backwages and all other attendant benefits.

> 4. The main averments found in the counter filed by the in both the disputes are as follows:

The causual workmen can be absorbed in a phased manner according to the exigencies. The requirement of number of hands to carry out a particular job as per needs including the fluctuating nature of job is essentially a managerial function which is beyond the scope end purview of the l.D. Ac-These workmen are casual employees engaged on day to day basis, depending upon the exigencies of work and requirements of various section of the Corporation. So, the prayer for reinstatement and give them permanent status is not tenable in law. They have been engaged on intermittent basis and none of them have worked continuously for a period of 240 days within consecutive period of 12 months. As the casual labourers are engaged to supplement the permanent workmen depending upon the exigencies which in the very nature, are variable, there is no justification to employ these casual labourers on long term basis. As Air India is a statutory corporation formed under the Air India Corporation Act, 1953 and appropriate authority is the Central Government, the Tamil Nadu, Industrial Establishment (Conferment of Permanent Status to Workment) Act is not applicable to the respondent. As none of them have worked continuously for a period of 240 days the provisions of Industrial Disputes Act, 1947 are not applicable to them. Against the award passed in I.D. 15/84 the respondent has filed a Writ Petition No. 10180/89 which is pending consideration. So, the award passed in I.D. 15/84 cannot be taken up as a basis for the reinstatement of these casuals. In the representation dated 3-2-87 petitioner numbers 1, 2, 4, 5, 7, 9, 12, 13, 24, 30, 34, 35, 35, 38, 36 and 39 were not parties. Hence adding the names of the persons whose names did not figure in the earlier conciliation proceedings will render the claim petition benefit of merits. The other 24 casuals who were parties to the earlier conciliation proceedings were not engaged after a particular date in 1987. The reference has been passed on 27-3-91 after a considearble lapse of time. The allegation that the management did not engage persons for work for more than 110 days at one spell is without substance. The alleged disparity in payment of wages of casuals is denied. Some of the casuals who are wards on near relatives of employees of Air India will not cloth them any right for regularisation. There ae no merits in the claim petition and the same may be dismissed.

5. The additional averments found in the counter filed in L. D. 39/91 are as follows:

This reference has been made after the reference in J.D. 22/91 dated 27-3-91 involving 39 casuals. The service of the persons whose names are shown in Sl. Nos. 1, 2, 3, 5, 6, 9, to 1416, 19, 20, 95 to 105 have been regularised w.c.f. 1-7-91. The persons whose names are shown in Sl. Nos. 7, 8, 15 and 17 who were also petitioners in I.D. 15/84 against whom criminal cases are pending should not be included in the schedule to this reference. The persons whose names are shown in Sl. Nos. 4, 21, 79 and 94 were appointed w.e.f. 1-7-91, alongwith 16 petitioners concerned in I.D. 15/84. The names shown in Si. Nos. 24, 27, 28, 36, 37, 42, 74 and 110 are already covered by the seference in I.D. 2291. So the names of these persons should be deleted in the present reference. The actual number of casuals will be directly concerned under the terms of reference are Sl. Nos. 18, 22, 23, 25, 26, 29 to 35, 38, to 41, 43 to 73, 75 to 78, 80 to 93, 96 to 105, 107 to 109, and 111 to 114. In respect of these 82 casuals the particulars as to the number of days actually worked by each one of them during the 12 calendar months period immediately preceding the date of disengagement from service has not been given-None of these 82 causals have ever worked 240 days continuously within a period of 12 months. The Petitioner-union has no locus standi to raise the dispute of these workmen. Award may be passed dismissing the claim of the petitioners.

- 6. On 1-10-96 the parties filed joint memo for having joint trial of these two Industrial disputes and the memo was allowed. Exs. W-I to W-16 were marked on the side of the petitioner-union and WWI and WW2 were examined on their side. The respondent-management have neither examined witness nor marked any documents on their side.
- 7. The only point for our consideration is: 1. "Whether the action of the managemen of Air India (Southern Region) Madras in not regularising and terminating the service of 39 workmen is justified, If not, to what relief the workmen are entitled".
- 2. Whether the action of the management of Air India (Southern R gion) Madras is justified in denying the continous employment to 114 casual workmen and implementing them only for 110 days in a calendar year? If not to what relief the concerned workmen are entitled?"

8. The Points 1 & 2: These two industrial disputes have been adjudicated jointly as requested by both parties as the main issue arising in this two industrial disputes are one and the same. However, there is a subtle difference in the reference made by the Government of India that in 1.D. 22/91 the reference is for non-regularisation and terminating the services of 39 workmen whereas in I.D. 39/91, the importance is given to the denial of continous employment of 114 casual workmen. Except this distinction, all other questions raised in these two disputes are one and the same. The contention of the management in both the industrial disputes are that the services of these casuals were engaged for loading and unloading luggages by the passengers and sent by cargo and as the quantum of work was not same on all the days and as there were fluctuations in the work load casuals were engaged as and when exigencies afose. Further, it was contended on the side of the management that they were not in a position to foresee the work load in any particular day well in advance and as and when required these workmen were engaged by the management. The contention of the management is very general in nature and they have not filed any documents or examined witness regarding the volume of work they had on certain days, so that there could have been some evidence to prove the fact that they engaged casuals as and when required. It is common knowledge that many flights come to Madras Air Port and passengers who board and alight from various destinations bring their own luggages. Apart from that as admitted by the repondent the services of these men were also utilised for loading and clearing cargo. As the nature of work was concerned no day will go without any work. If the respondent can able to show the number of men they have permanently employed and the average volume of work per day this permaneut men could turn out and also additional number of hands required approximately on a day, one could appreciate the real problem and thereafter try to give solution to the said problem. The respondent management has not given any such particulars and neither they filed documents nor examined witnesses on their side to substantiate their contention. However, one thing is certain that they required casuals on almost all days in order to clear the laggages and cargo. It is common knowledge that on a particular day more number of casuals may be required as the work load was heavy and on some other day less number of casuals may be engaged when work load was not so heavy and some days when work load was normal the permanent men can themselves do the work. Such facts and figure, regarding the handling and disposal of luggages and cargo was within the reach of the management and even then they have not filed any document to substatutiate their contention. WW1 has clearly stated that everyday the work is heavy and the management is compelled to engage casuals. Such evidence has not been disproved by the management and therefore the evidence of WW1 stands unchallenged. The general condition of the management that they used to engage casuals as and when required cannot be taken as answer for the evidence let in by WWI. When considering the evidence available on record, it is clear that the respondent is engaging casuals everyday for handling the luggages and cargo. When we arrive at such conclusion naturally we have to feel that the management has not recruited sufficient number of workmen to do the job and they only depend on cheap labour. Such an attitued on the part of the management of Air India, a statutory corporation fully owned by the Government of India, cannot be appreciated.

9. Apex Court in a similar case concerning P & T Departments has made some observation which are very apt to quote here. In DAILY RATED CASUAL LABOUR EMPLOYED UNDER P & T DEPT. Vs. UNION OF INDIA (Air 1987 SCC 2342) at page 2346, the Apex Court held:

"It is urged that the States cannot deny atleast the minimum pay in the pay scales of regularly employed workmen even though the Government may not be compelled to extend all the benefits enjoyed by regularly recruited employees. We are of view that such denial amounts to exploitation of labour. The Government cannot take advantage of its dominant position and compel any worker to work even as a casual labour on starving wages. It may be that the casual labourer has agreed to work on such low wages. That he has done because he has no other choice. It is poverty that has driven him to that state. The Government should be a model employer. We are of the view that on the facts and in the circumstances of this case, the classification of employees into regularly recruited employees and casual employees for the purpose of paying less than the minimum pay payable to employees in the corresponding regular cadres particularly in lowest ranks of the department where the pay scale are the lowest is not tenable."

On the basis of the above decision it can be said that the respondent engaged casuals everyday with a view to avoid number of permanent workmen for whom they should pay higher salary and other benefits.

10. The respondent has submitted rulings of our Suprement Court, In JACOB M. PUTTUPA-RAMBIL Vs. KERALA WATER AUTHORITY Apex Court held at page 2238 and 2239:

"It it unfair and unreasonable to remove people who have been rendering service since some time as such removal has serious consequences. The family of the employee which has settled down and accompdated its need to the emoluments received by the bread winner will face economic ruination if the job is suddenly taken away. Besides the Previous Period of carly life devoted in the service of the establishment will be wholly wated and the incumbent may be rendered age barred for securing a job elsewhere. It is indeed unfair to use him generate hope and a feeling of security attune his family, to live within his carnings, and then suddenly to throw him out of job. Such behaviour would be an affront to the concept of job security and would run counter to the constitutional philosphy, particularly the concept to right to work in Art. 41 of the Constitution."

In STATE OF HARYANA Vs. PIARA SINGH (AIR 1992 SC 2130) at page 2139, Apex Court held:

"Ordinarly speaking, the creation and abolition of a post is the prerogative of the executive It is executive against that lays down the conditions of service subject of course, to a law made by the appropriate legislature. This power to prescribe the conditions of service can be exercised either by making rules under the Provision to Art 309 of Constitution of (in the absence of such rules) by issuing rules/instructions in exercise of the executive power. The Court comes into the picture only to ensure observance of fundamental rights, statutory provisions, rules and other instructions, if any, governing the conditions of service. The main concern of the Court in such matters is to ensure the rule of law and to see that the executive acts fairly and gives a fair deal to its employees consistent with the requirement of Art. 14 and 16. It also means that the State should not exploit its employees nor should it seek to take advantage of the helplessness and misery of either the unemployed persons or the employees, as the case may be. As is often said, the State must be a model employer. It is for this reason, it is held that equal pay must be given for equal work, it is indeed one of the directive principles of the Constitution. It is for this very reason, it is held that a person should not be kept in a temporary or adhoc basis for long. Where a temporary or adhoc appointment is continued for long the Court presumes that there is need and warrant for a regular post and accordingly directs regularisation,"

DELHI DEVELOPMENT HORTICULTURE

EMPLOYEES' UNION Vs. DELHI ADMINISTRATION (AIR 1992 SC P 789) at page 796, Apex
Court held;

fact that Jawahar Rozgar Yojna which available respurces of Rs. 2600 crores and was sufficient to provide 3.10 million peop and if they work for 273 days in a year on response.

"To get an employment under such scheme and to claim on the basis of the said employment the right to regularisation is to furstrate the scheme itself. No court can be a party to such exercise. It is wrong to approach the problems of those employed under such schemes with a view to providing them with full employment and guranteeing equal pay for equal work. These concepts in the context of such schemes are both unwarranted and misplaced. The Courts can take judicial note of the fact that such employment is sought and given directly for various illegal considerations including money. The employment is given first for temporary periods with technical breaks to circumvent the relevant rules, and is continued for 200 or more days. with a view to give benefit of regularisation knowing the judicial trend that those who have completed 240 or more days are directed to be automatically regularised. A good deal of illegal employment market has developed resulting in a new source of corruption and frustration of those who are waiting at the Employment Exchanges for years. Not all those who gain such back door entries in the employment are in need of the particular jobs."

In AIR 1987 SC P 2342 and also in AIR 1992 SC 2130, the Appex Court held that engaging casuals while there is need for payment workmen and pay them daily wages which is very much less comparing to the payment made to regular employee and also without other benefits, is a exploitation of labour. The respondent which is a statutory corporation should not encourage such practice. Further this is also clear from the observations made by the Apex Court that keeping the eemployees as casuals for long, makes the Courts or the Tribunals to regularise their service. In AIR 1990 SC 2228, the Apex Court held that removing people those who have served for a reasonable time would lead to serious consequences and such behaviour would be an affront to the concept of job security. All these three ruling though submitted by the respondentcorporation are in favour of the petitioner-workman. In AIR 1992 SC P 789, workmen were emploved under Jawaharlal Nehru Rozgar Yojna trying to have permanent employment on the ground that they had worked for 240 or more days. The Supreme Court depreciated such contention that it is not possible to give permanent employment to everyone of the employee those who have put in 240 days of continuous service in a year. Apart from the

fact that Jawahar Rozgar Yojna which had the available respurces of Rs. 2600 crores and the same was sufficient to provide 3.10 million people alone and if they work for 273 days in a year on minimum wages. The scheme was meant for providing work for 80-90 days to 9.3 million people. In there circumstances, the Supreme Court held that there was no possibility of providing employment to all those who have worked for 240 days or more days within 12 consecutive months are automatically regularised good deal of illegal employment market will be resulting in a new source of corruption and frustration of those who are waiting in the employment exchange for years together. The facts and circumstances of the instant case and the case wherein such decision was rendered by the Supreme Court are different. In the instant case, though there was ample work in the respondent Air India, only a fixed number of permanent workmen were kept for the job and others were engaged on daily rate basis with a view to deny wages on par with the permanent employees and other benefits. Therefore, the observations made by Apex Court in the case reported in AIR 1992 SC 789 cannot be squarely applied to the instant case. From the other rulings, cited above it is clear that there is every justification for regularising the services of these workmen.

11. The 39 workmen concerned in I.D. 22/92, were engaged since 1984 till their termination in 1986. It is the contention of the management that these workmen have not served 240 days during 12 calendar months. However, these workmen have contended that they worked for 480 days within 24 calendar months. The respondents have denied the same. However, the respondent being the employed should have maintained some document to show the number of days worked by these workmen during the period two years they worked in the respondent corporation. The respondent has not filed any such document. WWI has clearly stated that they were regularly engaged during these 24 months. One among the workmen Sl. No. 14 1. Antony Lawrence produced Ex. W-1 a letter sent by the Assistant Personnel Officer, to the Cargo Sales Manager on 3-5-85 saying that from 2-4-84 to 6-11-84, he worked 140 days. It is clear from Ex. W-1 that within the period of 7 months he has worked 142 days. If the same ratio is applied for 12 months definitely he would have put in more than 240 days within 12 months. The other persons concerned in the dispute were also employed alongwith Antony Lawrence. In the absence of contrary evidence on the side of the management it can be safely presumed that what is applicable to Antony Lawrence is equally applicable to the other workmen those who worked alongwith him. To show the number of days worked by the workmen the management must have some records and when they

have not produced such records, a legal presumption can be drawn u/s. 114G Evidence Act that if the said document is produced it would go against the management. Therefore, it has to be held that all the 39 workmen had worked more than 240 days during the period of 12 calendar months. Their termination will be a retrenchment which will fall under Sec. 2(00) of the I. D. Act. While terminating these workmen the respondent management has not followed the provisions Sec. 25F of the I.D. Act, 1947. WWI has clearly stated that after retrenching them the management engaged some other casual labourers in their place and executed the work and the management has not offered the work to these workmen. Therefore, the management has not followed Sec. 25H of the I. D. Act, 1947. For all these reasons, termination of service of the 39 workmen which amounts to retrenchment cannot be said to be valid.

12. I. D. 39/91 has been raised to ventilate the grievance of 114 casual workmen employed by the respondent corporation. The main grievance of these workmen was that on completion of 110 days they were not permitted to work further event though the work was available for their continuous engagement. It was further added that with a view to deny the benefits if they work for 240 days, the management want only refused to engage them on completion of 110 days. To prove this act the workman had worked Ex. W-4. The management at the time of marking this document and given consent for marking the same as Ex. W-4. However, at the time of trial and argument it was pointed out that Ex. W-4 is not an authenticated document and the same cannot be relied upon. Ex W-4 is a letter written by Deputy Manager one Mr. P. D. Rodrigues to Air Port Manager and others regarding the employment of casual/temporary staff wherein it has been instructed to terminate the services of the easual or temporary workmen on completion of 110 days of work. Further it was also instructed that in no case any such worker is allowed to work more than 220 days within a period of 12 calendar months. Ex. W-4 and it's contents have not been admitted by the management saying that it is not an authenticated document. However, at the time of marking those documents as early as 29-1-86, the management has given consent for marking the said document. If really the said document was not an authenticated document, the management would have objected marking this document on the side of the petitioner. When once content has been given for marking the said document, thereafter the management cannot object the authenticity of the document. If so, they should either examine the persons concerned that no such instruction was issued by the Deputy Manager, Air India, Madras. In such circumstances, the contention of the 'management in questioning the authenticity of Ex. W-4 cannot be accepted. It is clear from Ex. W-4 that the authorities concerned have issued instructions to the concerned authorities not to employ any casual or temporary workmen more than 110 days or to employ no such person more than 220 days within a period of 12 calendar months. It is only on the basis of such instructions, the authorities had refused engagement to all these workmen. WW1 had clearly stated that the respondent had continuous work for the engagement of casual labourers and in their place some other persons were engaged. WW2 has clearly stated that he was working as casual cleaner and on the days when he was not engaged the management permitted some other persons in his place. He has further stated that on some artificial grounds continuous engagement was refused to them though there was continuous work. In such circumstances, and also from the reasons stated above, it is clear that the respondent management had continuous work and they did not allow these workmen to do the work continuously, with a view to deprive their rights in accordance with

777 <u>- - 1</u>777 712—

13. It was argued on the side of the petitioner that the failure to engage these workmen continuously after 110 days of work amounts to unfair labour practice. Section 2 (ra) of I. D. Act, 1947 defined unfair labour practice as

"Unfair labour practice means all the practices specified in the V Schedule."

Schedule V, 10 says;

"To employ workmen as "badlies" casuals or temporaries and to continue them as such for years with the object of depriving them of the status and privileges of permanent workmen."

A mere reading of the above schedule would go to show that it is not applicable to the workmen whose case is quite different as they were prevented by not engaging them after 110 days of work though there was sufficient continuous work available with the respondent. The petitioners have raised this industrial dispute on a different ground. The refusal to work as alleged by them will not fall under the unfair labour practice as stated in Fifth Schedule 10 of the I. D. Act, 1947.

14. Though the refusal to engage these workmen after 110 days will not fall under unfair labour practice, in all other respects it was want only done by the respondent management depriving the petitioners from continuous engagement which would have paved the way for their regularisation, permanency and other connected benefits. Therefore, the non-engagement of these workmen though there was sufficient work available for engagement is unjustifiable.

-<u>--</u>, -- <u>------------------------</u> 15. It was contended by the respondent that Sl. Nos. 1, Andrew, 2, S. R. Argumugam, 3, K. Somy, 5. S. M. Basha, 6. J. Varadarajan, 9. A. Johnson, 10, P. Padmanabhan, 11, R. Jothi Parthasarathy, 12. S. Jayaraman, 13. V. Varadan, 14. R. Chandrasekaran, 16. P. Elangovan, 19. A. Paulraj 20. E. Mohan, 95. P. Maria Joseph, 105. Udayakumar, and 4. M. Santhanam, 21. S. Ravi, 79. S. Hussain and 94. Mohammed Fazallahllah were made permanent w.e.f. 1-7-91. This was not denied by the petitioner-union. So, all these workmen who were already made permanent cannot have any relief in this industrial dispute as they have already got the relief. Sl. Nos. 7. K. Abdul Wahid, 8. K. K. Venugopal, 15. N. Arunachalam, and 17. S. Sarangapani were concerned in I.D. 15/84 and as Criminal cases are pending against they should not be included in this reference. This was also not denied by the petitioner-union. As Criminal cases are pending against these four workmen, they cannot have any relief in this industrial dispute. If necessary, they can work out the remedy later, after the disposal of the criminal cases. When the said contention of the respondent has not been denied by the petitioner these four workmen are not entitled to any relief in this industrial dispute. Sl. Nos. 24. S. Parthiban 27. M. Muthukumar, 28. P. N. Unnikrishnan, 36, V. Soundarrajan, 37, R. Kumar, 42, S. Nandakumar, 74. D. Chritopher, and 110. D. Albert are Sl. Nos. 13, 3, 4, 29, 19, 27, 26 and 1 in I.D. 22/91 respectively. These persons cannot have double relief. As they are entitled to get their relief in 1.D. 22/91, no relief need be given to these persons in I.D. 39/91, Leaving these workmon, the remaining are Sl. Nos. 18, 22, 23, 25, 26, 29 to 35, 38 to 41, 43 to 73, 75 to to 78, 80 to 93, 96 to 105, 107 to 109 and 111 to 114. These 82 workmen are entitled for the relief.

14. The petitioner-union has submitted a ruling in Workmen of M/s. William Magor & Co. Ltd., Vs. William Magor & Co. & ANR (1982 I LLJ P 33) at page 37, the Supreme Court held;

"In other words although the Tribunal categorically held that the actions of the management were unjustified, it expressed its inability to give any relief to the workmen in the case. We do not think that the Tribunal should be so powerless. The industrial Tribunals intended to adjudicate industrial disputes between the management and workmen, settle them, and pass effective awards in such a way that industrial peace between the employers and employees may be maintained so that there can be more production to

benefit all concerned. For the above purpose the Industrial Tribunals as far as practicable should not be constrained by the formal rules of law and should inability to arrive at an effective award to meet justice in a particular dispute."

From the decision of our Supreme Court it is clear that the Tribunal can mould the relief to meet the ends of justice, In Dharwad Literate Daily Wages Employees Association & Ors. Vs. State of Karnataka (AIR 1990 SC P 883) at page 892. Apex Court held;

"We are alive to the position that the scheme which we have finalised is not the ideal one but as we have already stated, it is the obligation of the Court to individualise justice to suit a given situation in a set of facts that are placed before it."

From this ruling it is clear that the Courts have to mould the relief in such a way to individualise justice to suit the situation.

15. By bearing these principles in mind, we have to mould the relief to these workmen. In J.D. 22/91 the services of 38 workmen were terminated in 1986 and services of one person in the year 1987. The reference been made in 1991. The services of the workmen concerned in I.D. 39/91 were also terminated almost during the same period and the reference was made on 17-6-91. AIR 1930 SC 883 and other rulings submitted by the management stated supra show that with a view to regularise the services of those workmen certain schemes have been evolved by the Hon'ble Supreme Court. The 39 workmen concerned in I.D. 22/91 and 82 workmen concerned in I.D. 39/91 are waiting for the opportunity to get employment with the respondent for the past many years. In between the respondent would have engaged many persons and regularised the service of some persons. Such particulars are not available and it is not absolutely necessary to have such particulars to decide the present disputes. Considering the engagement of other workman in between who are not made as parties in these dispute and avoid any hardship to them, it is better a scheme to fit in these workmen in the list of regularised workmen. It will be justifiable regularise the services of the 39 workmen concerned in I.D. 22/91 and 82 among 114 workmen in I.D. 39/1991 viz.,

- 18. S. Santhanam,
- 22. V. Ponnusamy
- 23. D. Gopalakrishnan
- 25. G. Munusamy
- 26. N. Ambhazagan
- 29. P. Ayyappan
- 30. C. D. Viswanathan
- 31. K. Inbarasu

- 32. E. Ravichandrsekar
- 33. G. Chandren
- 34. R. Harikrishran
- 35, K. Deivamani
- 38. S. Saminathan
- 39. G. M. R. Khan
- 40. S. V. Rajaram
- 41. K. Sekar
- 43. D. Felix
- 44. G. Anandan
- 45. V. Sanjeevikumar
- 46. J. Nityanandan
- 47. G. Arunachalam
- 48. Mayilyahanam
- 49. K. J. Nehru
- 50. D. Irusan
- 51, K. Ravindran Nair
- 52. C. James Paul
- 53, M. Mark
- 54, A. Booban
- 55. M. Pasupathyrajan
- 56. R. Viswanathan
- 57. R. Munusamy
- 58. Shanmugam
- 59. D. Sundaram
- 60. D. Rajasekaran
- 61. M. V. Jamburaj
- 62. M. Muthusamy
- 63. C. Ravinchandran
- 64. S. Pandian
- 65, K. Sarayanan
- 66. G. David
- 67. K. Elango
- 68. A. Arumainathan
- 69. A. Ramamurthy
- 70. E. Ravichandran
- 71. S. Shivakumar
- 72. M. Somu
- 73. M. Nagalingam
- 75. S. Chandran
- 76. P. Kuppusamy
- 77. W. Thangaiah
- 78. K. Rajendian
- 80. N. Janakiraman
- 81. G. Vijayabhaskar
- 82. D. Janakiraman
- 83. M. Narayanan
- 84. K. Amburaj
- 85. Lakshminarayan
- 86. T. Selvam
- 87. R. M. Luthfulla
- 88. S. Kethri
- 89. V. Murthy
- 90. R. Lakshmikantham
- 91. K. Bhaskaran
- 92. K. Raja
- 93. B. Mani
- 96. K. Thirajan

- 97. Salima Bec
- 98. G. N. Suseela
- 99. G. Rajan
- 100. A. Fernandes
- 101. P. Sadasivam
- 102. S. Venkatesan
- 103. S. S. M. Doss
- 104. P. G. Fernandes
- 105. Udayakumar
- 107. Sahaya Mariadoss
- 103. G. Vijayabhaskar
- 109. B. Janakiraman
- III. V. A. Vincent
- 112. Dhanalakshmi Etti
- 113. G. Radhaktishnan
- 114. R. Rayanan

from the date of this award with continuity of service, wages and benefits applicable to the regularised workmen.

In the result, award is passed holding that the services of the 39 workmen in I.D. 22/91 and 82 workmen stated sipra in I.D. 39/91 should be regularised from the date of this award with continuity of service and backwages and other benefits.

No costs.

Dated, this the 15th day of May 1997. S. THANGARAJ, Industrial Tribunal

## WITNESSES EXAMINED

In I.D. 22/91

For Workmen:

W. W. 1: Thiru I. Antony Lawrence

W. W. 2: Thiry T. S. Sadasivam (In I. D. 39/91

& 22/91)

For Management: None

## DOCUMENTS MARKED

For Workmen:

Ex. W-1/3-5-85: Letter from Asst. Personnel

Manager to the Cargo Sales

Manager (xerox copy)

W-2/1-8-85: Letter from the Air Port

Manager to Mr. Lawrence

(xerox copy)

W-3/26-8-85: Letter from Asst. Personnel Offi-

cer to Air Port Manager

(xerox copy)

W-4/1-5-86: Letter from Deputy Manager to

Air Port Manager and others

(xerox copy)

W-5/3-2-87 : 2-A Petition (xerox copy)

2246 GL/97-22

[भाग **II--वंड** 3 (ii)] 25. M. Muthu kumar Counter filed by respondent **W-6/17-**2-87 : 26. N. Anbhazhagan (xerex copy) 27. P. Ayyappan W-7/29-9-87 Proceedings. Conciliation copy) (xerox K. Inbarasu W-8/: Duty roaster for the period K. Inbarasu 11-12-87 from 12-10-87 to (xerox copy) G. Chandran W-9/30-10-87: Copy to Conciliation Proceedings (xerox copy) 35. K. Deivamani W-10/ & W-11/ 37. R. Kumar 7-12-88 : Letter from petitioner to 38. S. Saminathan Asst. Labour Commissioner with copy of order in W. P. 10300/88 (xerox copy) 42. S. Nandakumar W-12/9-2-89: Letter from respondent to the 43. D. Felix Assisstant Labour Commissioner 44. G. Anandan (xerex copy) W-13/22-8-89 : Additional counter by the 46. J. Nityanandan Management (xerox copy) 48. Mayilvahanam W-14/ 18-2-89: Rejoinder by the petitioner K. J. Nehru (xerox copy) 50. D. Irysan W-15/10-5-89 : Copy of Award in I.D. 15/84 (xerox copy) 52. C. James Paul 53. M. Mark W-16/2-2-90 Letter from the petitioner 54. A. Ruban the Assistant Labour Commissioner (xerox copy) 56. K. Viswanathan 57. R. Munusamy Annexure; Casual labourers employed at Madras Shanmugam Airport and Booking Office 59. D. Sundaram 60. V. Rajasekaran L S. Andrew 2. S. R. Arumugam 62. M. Muthusamy 3. K. Somu 4. M. Sandanam 64. S. Pandian 5. S. M. Basha 6. J. Varadarajan 66. G. David 7. K. Abdul Wahid 67. K. Ilango 8. K. K. Venugopal 9. A. Johnson 10. P. Padmanabhan 11. R. Jothi Parthasarathy 71. S. Sivakumar 12. S. Jayaraman 72. M. Somu 13. V. Varadhan 73. M. Nagalingam 14. R. Chandrasekaran 74. D. Christopher 15. N. Arunachalam 75. S. Chandran 16. P. Elangovan 76. P. Kuppusamy 17. S. Sarangapani 77. W. Thangaiah S. Santanam 78. K. Rajendran 19. A. Paulrai 79. S. Hussain 20. E. Mohan 80. N. Janakiraman 21. D. Gopalakrishnan 81. G. Vijayabhaskar 22. V. Ponnusamy 82. D. Jankiraman 23. G. Munuswamy 83. M. Narayanan 24. S. Parthiban

28. P. N. Unnikrishnan 30. C. D. Viswanathan 32. E. Ravichandrasekar 34, R. Harikrishnan V. Soundarrajan 39. G. M. R. Khan 40. S. V. Rajaraman 41. K. Sekar 45. V. Sanjeevikumar 47. G. Arunachalam 51. K. Ravindran Nair 55. M. Pasupathy Rajan 61. M. V. Genburaj 63. C. Ravichandran 65, K. S. Saravapan 68. A. Arumainathan 69. A. Ramamoorthy 70. E. Ravinchandran 84. K. Amburai

85. Lakshminarayan	100. T. Sadasivam
86. T. Selvam	102. S. Venkatesan
87. R.M. Luthfulla	103. S.S.N. Dass
88. S. Ketheri	104. P.G. Fernandes
89. V. Murthy	105. Udayakumar
90. R. Lakshmikanthan	106. K.R. Chandrasekaran
91. K. Bhaskaran	107. Sagaya Mariadoss
92. B. Raja	108. G. Vijayabhaskar
93. B. Mari	• •
94. Mohanmmed Fazullala	109. D. Jayakiraman
95. F. Mariajoseph	110. D. Albert
96. K. Thirajan	111. V.A. Vincent
97. Saleema Bee	112. Dhanalakshmi Etti
98. G.N. Suseela	113. G. Radhakrishnan
99. G. Rajan	114. R. Ravanan

S.No	. Name	I Joining		eriod of orking	I Break	II Joining		iod of king	II Break	III Join- ing	Period of work
1. I	D. Albert	1.4.84		1.4.84	11.4. 84	6,5.85	to	11.9.86	11,9,86	15,12.86	to 30.6.
2. 7	Thirunavukarasu	2.3.84	to	31.12.84	31.12.84	26.8.85	to		30.7.86		
	Muthukumar	3.3.84	to	4.11.84	4.11.84	29.8.85	to	20.8.86	20.8.86		
4.	Munnikrishnan	30.3.84	to	26.4.84	26.4.84	13.9.85	to	30.12.86	30.12.86		
	A. Michael	31.3.84	to	6.11.84	6.11.84	4.3.85	to	22.1.86	22.1.86		
	. Chinnapenicilaih	1.4.84		11,11,84	11.11.84	5.6,85	to	28.7.86	28.7.86		
7. P	M. Raghunath	1.4.84	to	23.11.84	23.11.84	12.6.85	to	28.7.86	23.7.86		
	C. Palani	3.4.84	to	11.11.84	11.11.84	9.8.85	to	28.7.85	28.7.86		
9. 1	V. Palaniswamy	3.4.84	to	4.7.84	4.7.84	6.2.85	to	22.1.86	22.1.86		
10. N	. Sundramurthy	3.4.84	to	11.11.84	11.11.84	20.8.85	to		28.7.86		
11.	I. Teery Bai	3.4.84	to	6.11.84	6.11.84	10.6.85	10	1.6.86	1.4.86		
	M. Narasimhalu	3,4,84	to	2.11.84	2.11.84	1.12.85	to		1.6.86		
	S. Parthiban	3.4.84	to	11.11.84	11.11.84	25.5.85	to		13,12,86		
	I.A. Lawrence	3.4.84		31.10.84	31.10.84	6.5.88	to	2.7.86	2.7.86		
15.	N. Rajarao	3.4.84	to	11.11.84	11.11.84	9.6.85	to	25.1.86	25.1.86		
	R, Yuvaraj	3.4.84		11.11.84	11.11.84	9.6.85	to	22.1.86			
	R.S. Henry	3.4.84		14.10.84	14.10.84	15.5.85	to		22.1.86		
	K. Krishnan	3.4.84	to	4.7.84	4.7.84	21.11.84	to	22.1.86	22.1.86		
	R. Kumar	3.4.84		5.11.84	5.11.84	15.9.85		1.10.86	1.10.86		
	N. Samdass	3.4.84	to		4.7.84	2.2.85	to	22.1.86	22.1.86		
	D. Edward	10.4.84	to	5.7.84	5.7.84	30.4.85	to		22.1.86		
	N. Moses	25.4.84	to		5.7.84	2.2.85	to		22.1.86		
	K.K. Rajan	15.5.84		4.7.84	4.7.84	5.2.85		22.1.86			
	S. Prabhakaran	13.4.84	to		20.8.84	4.7.84	to		1.4.86		
	S. Mohan	18.6.84	to		23.11.84	8.6.85	to	28.7.86	28.7.86		
	D. Christopher	23.6.84		5.11.84	5.11.84	12.8.85	to	_	22.1.86		
	S. Nandakumar	23.6.84		12.11.84	12.11.84	31.12.85	to			6	
	T. Mohan	23.6.84		11.11.84	11.11.84	1.6.85	to		28.7.86		
	V. Soundarrajan	23.6.84		11.11.84	11.11.84	2.1.85		10.11.86			
	M. Ravaniah	26.6.84		10.11.84	10.11.84	4.3.85		22.1.86	22.1.86	'	
	Nagipogu Babu	26.6.84		10.11.84	10.11.84	4.8.85	to		28.7.86		
31.	Rasim	28,6.84		10.11.07	10.11.04	7.0.03	ιο	20.7.00	22.1.86		
32.	P. Penchaliah	29.6.84	te	10.11.84	10.11.84	2.2.85	to	22.1.86	22.1.86		
	S. Loganathan	6.7.84	to		28.6.85	16.11.85		28.7.86	28.7.86		
.)4. 24.	R. Sundaravadanam	7.7.84	to		28.6.85	9.10.85	to		28.7.86		
	Balasubramani	3.4.84	to		20.0.03	7.10.03	ю	40.7.00	20.7.00		
30.	M. Muthu	3.4.84		12.1.85	12.1.85	20.4.85	<b>*</b> -	8.1.86	0106		
3/.	B.K. Anandan	26.6.84	to		14.1.03	20.4.63	10	0.1.00	8.1.86		
38.	R. Velu	3.4.84	to	30.10.84	30.10.84	7.5.85		2.7.86	2.7.86		

# नई हिस्सी, 22 मगस्त, 1997

का.चा. 2358 -- औद्योगिक विवाद ग्रधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार एयर इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बोच, ग्रनबंध में निविष्ट औद्योगिक विवाट में औद्योगिक अधिकरण, मद्रास के पंचाट को प्रकाणित करती है जो केन्द्रीय सरकार को 21⊸8⊶97 को प्राप्त हम्राधा।

> [सं. एल-11012/23/90-श्राई. आर्. (मि.)/ म्राई. भार. (सी.-I)] ब्रज मोहन, औरक अधिकारी

New Delhi, the 22nd August, 1997

S.O. 2358,—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal, Madras, as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Air India and their workwhich was received by the Government on the 21/8/97.

> [No. L-11012/23/90-JR(Misc.)/JR(C-I)] BRAJ MOHAN, DESK OFFICER

#### **ANNEXURE**

# BEFORE THE INDUSTRIAL TRIBUNAL. TAMIL NADU

## MADRAS

Thursday, the 25th day of May, 1997 Present:

# THIRU S. THANGARAJ, B.Sc., L.L.B., INDUSTRIAL TRIBUNAL

# INDUSTRIAL DISPUTE NO. 20 of 1991

[In the matter of the dispute for adjudication under Section 10 (1) (d) of the Industrial Disputes Act, 1947 between the Workmen and the Management of Air India, Madras].

#### Between

Mrs. E. M. E. Edwards, C/o Mr. M. Fernandes. 24/1, Jayalakshmipuram, Nungambakkam, Madras-34.

#### AND

The Manager (Southern India) Air India, 19 Marshalls Road, Madras-600 008.

REFERENCE: Order No. L-11012/23/90-IR (Misc.), Ministry of Lab our dated 27-3-91, Govt. of India, New Delhi.

\_\_\_\_\_

This dispute coming on for final hearing on Tuosday, the 22nd day of April 1997 upon perusing the Claim, counter and all other material papers on record, upon hearing the arguments of Tvl. K. Chandru and D. Bharathy, Advocates appearing for the petitioner and S. Balathandapani, Advocate appearing for the respondent-management, and this dispute having stood over till this day, this Tribunal made the following:

#### AWARD

Government of India, vide their Order No. L-11012/23/90-IR (Misc.) Ministry of Labour dated 27-3-91, have referred under sec. 10(1)(d) of the I.D. Act, 1947 to this Tribunal for adjudication of the following issue:

"Whether the action of the mangement of Air India, Southern Region, in terminating the services of Ms. E.M.E. Typist-cum-Clerk w.e.f. 19-9-86 is justified? If not to what relief(a) the workman is entitled?

- 2. On service of notices, both the petitioner and respondent appeared before this Tribunal and filed their claim and counter statement respectively.
- 3. The main averments found in the claim statement filed by the petitioner are as follows:

The petitioner joined duty in the respondent Air India, Bombay office on 18-5-70 and her were confirmed w.e.f. 1-12-70. services her request she was transferred to Madras by an order dated 22-3-77 and she joined as Typist-cum-Clerk as the post of Stenographer was not available. The Officials at Madras Office gave pinpricks to the petitioner and she filed a case against the respodent under the Payment of Wages Act. As a counter blast, the officials made adverse entries in her annual confidential roll. As her seniority was not properly fixed by the respondent, she filed a case in the City Civil Court, Madras regarding her promotion and she was forced to withdraw the case. In view of the working conditions at Madras being unbearable the petitioner's health got spoiled and she was forced to take leave including Medical leave. Her leave was sup-

ported by cortificates given by registered Medical Practitioner and on production of fitness certificate, she was allowed to join duty. Her leave was sanctioned by the authorities. On 7.8.86 the Finance Controller issued a show cause notice asking her to explain as to why her services should not be terminated. The gravemen of the charge was that she had availed number of days leave on health ground. On 26.8.86 she gave a detailed explanation. The Director (Finance) vide his order dated 19.9.86 terminated the services of the petitioner on the ground that she was continuously having ill health. Alongwith the order one month pay was offered and she had received the without prejudice to her legal rights. She preferred an appeal to the Chairman, Managing Director, and however no order She had also sent bassed on the appeal. petitions to the concerned authorities. The order of termination purported to have been issued under the service regulation is voidrespondent's establishment is ab. initio. The covered by the provisions of the Industrial Establishment (Standing Orders Act) 1946, and in the absence of any certified Standing Order, the Model Standing Order will apply. is no provision in the Model Standing Order to terminate the services of an employee on the ground of continued ill health. No enquiry was conducted before passing the order of termination. On every occasion she had submitted medical certificates and therefore submitted fitness certificate at the time of joining and she was allowed to report for work. Therefore, it will be impossible to come to any conclusion that the petitioner was having continued ill health. The petitioner was not examined by the Medical Board before passing the order of termination on the ground of continuous ill health. The order of termination is opposed to Sec. 25 F of the I.D. Act, and she was not paid any compensation. When there was no material to prove continuous ill health, the termination will clearly fall under Sec. 2(00) of the I.D. Act and the mandatory provisions of Sec. 25F have not been followed. The respondent had not followed the regulation 14 of the Air India Employees Service Regulations before termination. There is no positive evidence that on account of continuous ill health, she permanently precluded from discharging her duties as Clork-cum-Typist. She had put in more than 16 years of services and her services were terminated abruptly. Award may be passed for reinstatement, continuity of serall other attendant and vice. backwages benefits.

4. The main averments found in the counter filed by the respondent are as follows:

She was transferred to Madras office at her request on voluntary basis. There was no pin prick from the officials and on the contrary she was given light work because her bad health. Due to her frequent absence on account of her continuous ill health the said work also suffered. Adverse entries were not made in her Annual confidential roll as alleged by her. She could not be considered for promotion because of her irregular attendance. The case filed by her in City Civil Court, Madras was dismissed. Between 4-4-77 to 7-8-86 her attendance record has been very poor and irregular. Between April 1977 to May 1978 she had attended duty only 52 1/2 days, April 1978 to May 1979 she had attended only 90 days. Between April 1979 to May 1980 she had attended only 74 days. From April 1980 to May 1981 she had attended only 125 days. Between, April 1981 to May 1982 she had attended 06 days Between April 1982 to May 1983 she had attended 15 days. Between April 1983 to May 1984 she had attended 98 days, April 1984 to May 107 days. Bet ween 1985 she had attended April 1985 and 18-9-86, the date of her termination she had not attended duty at all. The petitioner had been shown very great consideration she had been treated with almost sympathy inspite of the fact that the work suffered much in her hands. In her dated 26-8-86 she had admitted that she was suffering from prolonged illness and stated that Air India should arrange for her medical treatment. Considering the above facts, that there was no dispute over the petitioner's very poor attendance and the respondent had no other go except to terminate her service on 19-9-86 and the order of termination was served on her accompanied by a cheque for Rs. 2,003.04 in lieu of month's notice. As the termination order was on the ground of conill health Sec. 2(00) of the I.D. Act. 1947 will not apply. The petitioner during the period of service from 11-4-77 to 19-8-86 she had availed maternity leave five times, and for some deliveries more than 90 days due to her health. The continued absence bad state of of the petitioner had caused much inconvenience and disruption of work as time alternative arrangement had to be made to carry out the work allosted to the petitioner. Regulation 44 and 42 of the Air India Employees Service Regulations are not applicable as the services of the petitioner was not terminated

on the ground of misconduct. The Model standing Orders came into force in 1990 and at the time of termination of the petitioner's service. Air India Employees' Services Regulations were only applicable. As the termination was effected on the ground of continuous ill health, the question of payment of Wages u/s. 25F of the I.D. Act, does not arise and as the termination is not a retrenchment as defined under said Act. Regulation 24(3) of the Air India Employees' Service Regulations says that it is not merely sufficient when an employee produced medical certificate from any medical practitioner as the question of granting sick leave arise only if such a medical certificate accepted by Corporation Medical Officer/Competent Authority. There has been no arbitrary action on the part of the management. The petitioner has come forward to raise the Industrial dispute after a lapse of 3 years. The petitioner did not rise the industrial dispute within a reasonable period. Between May, 1978 to September 1986 as her attendance was bad the respodent was not able to entertain any confidence in the petitioner. The action of the respondent is justified and the dispute is totally is misconceived and bereft of Award may be passed dismissing the industrial dispute.

- 5. One witness was examined on the side of the petitioner and no documents were exhibited. One witness was examined on the side of the respondent/management and Exs. M.1 to M.8/series were marked.
- 6. The Point for our consideration is: Whether the action of the management of Air India, Southern Region, Madras in terminating the services Mr. E.M.E. Edwards, Typist-cum-Clerk w.c.f. 19-9-86 is justified. If not to what relief(s) the workman is entitled?
- 7. The Point: The petitioner Mrs. E.M.E. Edwards joined as a Steno in the Commercial Department of the Bombay office of the respodent Air India on 18-5-70 and her services were confirmed w.e.f. 1-12-70. The petitioner requested for a transfer to Madras and she was transferred to the Madras Office as typist-cum-Clerk as there was no Vacancy of stenographer in her Madras Office as per Order dt. 22-3-87 marked as Ex. M.1. The petitioner tried to say that the officials in the Madras office gave her pin pricks and that her promotion was withheld and that she filed case under the payment of Wages Act and also another case in the City Civil Court Madras. Such allegations are not relevant to decide the subject matter of the dispute. The main contention of the management is that the petitioner has been applying for medical leave in number of occasions and her

attendance was so poor that the management was unable to cope up with the work by making alternative arrangement in her placed. The fact remains that during the period between 11-4-77 and 19-8-86 she had availed maternity leave five times, petitioner explained it by saying that apart from Maternity leave availed by her she had to apply for medical leave. In her evidence as WWI, she had stated that she had Rhematic arthritis, and asthma and other complaints. According to the petitioner it is only due to her failing health she had to apply for leave feequently. The respondent has contended that due to the frequent absence of the petitioner, work suffered and administration felt differenties in making alternative arrangements, in her place and it was only the frequent and long absence of the petitioner. paved the way for her termination. petitioner has challenged the order of termination void avinitio. and the said has been passed in accordance with the Model Standing Orders and also Air India Employees Service Regulations to find out whether the said order was a termination on simplicitor or punitive in nature, the respondent has submitted catena of decisions of our Apex Court AlR INDIA CORPORATION ٧s. RIBELLO (AIR 1972 SC P 1343), at page 1349 and 1350 the Supreme Court held:

"The true legal position has been stated by this Court more than once and in now beyond controvercy. In one of the most recent decision in the Workmen of Office Cinnamara Vs. The Manage-Sudder ment [1971 2 Lab. Li 620 (SC)] this Court approvingly referred to two of its earlier decisions actually reproducing a passage from one of them. This is wh t said in Sudder Office case.

It is needless to point out that it has been held by this Court in the Chartered Bank, Bombay, Vs. Chartened Pank Employees Union [1960 2 Lab. LJ 122 (AIR) 1960 SC 919] that if the termination of service is a colourable exercise of the power vested in the management or as a result of victimisation or unfair labour practice the Industrial Tribunal would have jurisdiction to intervene and set aside such termination. In order to find out whether the order of termination is one of the termination simplicitor under the provisions of the Contract or of Standing Orders, the Tribunal as ample jurisdiction to go into all the circumstances which led to the termination simpliciter. The form of the order of termination is not corclusive of the true nature of the order for it is possible

that the form may be merely camaflouge for an order of dismisal for misconduct. It is therefore open to the Tribunal to behind the form of the ordered look at the substance. If the Tribunal comes the conclusion that though in form order amounts to termination simpliciter but in reality cloaks a dismissal for misconduct, it will be open to set aside the order of a colourable exercise of power by the management."

\_\_\_\_\_

The WORKMEN OF SUDDER OFFICE Vs. MANAGEMENT OF SUDDER OFFICE (1971 If LLJ P 620) at 627, has been followed in the above decision. In GUJARAT MINERAL DEV. CORPN. Vs. P.A. BRAHMBATT (1974) 3 SCC 601, at page 608, Apex Court held:

"It is true normally an employer may terminate the services under the terms of contract or the Standing Orders duly justified but where an industrial dispute is raised the form of the order is not conclusive and the Tribunal to which the dispute is referred can examine the question whether the discharge was punitive, malafide, vindictive, or arbitrary. If it comes to any of these conclusions it could direct reinstatement of the employee. But even in such cases, the Tribunal should not direct reinstatement if it comes to the conclusion that the employer has lost his confidence in the employee, where the reposing of such confidence is a necessary concomitant of his services. In other words, the order of discharge simpliciter is not conclusive and when an Industrial dispute is raised, the Tribunal adjudicating such disputes can examine substance of the matter and determine whether the termination is in fact discharge simpliciter or dismissal, though the order is one of simple termination of service. If it is satisfied that the order is punitive or malafide or is made to victimise the workmen or amounts to unfair labour practice, it is competent to set it aside. The test is whether the act of the employer is bonafide or not."

In L. MICHAEL Vs. M/s. JOHNSON PUMPS LTD., (AIR 1975 SC P 661) at page 666 Apex Court held:

"The Tribunal has the power and indeed the duty to X-ray the order and discover it's true nature if the object and effect if the attendant circumstances and ulterior purpose to be dismiss the employee because he is an evil to be diminated. But if the management to cover up the inability to establish by an enquiry, illegitimately by

ingeniously passes an innocent looking order of termination simpliciter, such action is bad and is liable to be set aside. Loss of confidence is no new armour for the management, otherwise security of tenure ensured by the new industrial jurisprudence and authenticated by catena of cases of this Court, can be averted by this new formula. Loss of confidence in the law will be consequence of the loss of confidence doctorine.

In the light of what we have indicated, it is clear that loss of confidence is often a subjective feeling or individual reaction to an objective set of facts and motivations. The Court is concerned to the letter and not with the former, although circumstances may exist which justify a penuine exercise power of simple termination. In a reasonable case of confidential or responsible post being misused or sensitive or strategic position being abused it may be a big risk to keep the employee once suspicion has started and a disciplinary enquiry cannot be forced on the Master. There a termination simpliciter may be bonafide not colourable and loss of confidence may be evendentiary of good faith of the employer.

From the above decisions of our Apex Court, it is clear that it is open to the Tribunal to go behind the form of the order and look at the substance whether the order amounts to termination simpliciter or cloaks a dismissal for misconduct. The Tribunal can also examine the question whether the discharge was punitive, malafide, vindictive arbitrary or victimisation. The respondent in his counter has stated that the attendance of the petitioner has been very poor and she had attended only 567 days between 4-4-77 and 7-8-86. They have given the period and the number of days. In Ex.M.5 the petitioner has stated that

April 1977 to March 1978	52 <del>1</del>
April 1978 to March 1979	90
April 1979 to March 1980	84
April 1980 to March 1981	125
April 1981 to March 1982	06
April 1982 to March 1983	15
April 1983 to March 1984	98
April 1984 to March 1985	107
April 1985 to Sept. 1986	Nil
(upto date of termination of her	services.)

However in order to substantiate the attendance of the petitioner, the management has marked Ex.M.7/series & M.8/series, the xerox copies of the original attendance register signed by the petitioner. The petitioner has not submitted any document to show that she had attended duty between April 1981 to November 1984 as stated by her in Ex.M.5.

In her evidence also the petitioner did not give any explanation regarding the actual days which she had attended duty during the said period. Therefore, the contention of the petitioner regarding her attendance from April 1981 to November 1984 shown in Ex.M.5 cannot be accepted. On the contrary, the management has filed Ex. M-7/series and M.8/scries to prove her attendance. As the management has filed xerox copies of the attendance register the same can be accepted.

The petitioner has stated that she fell ill frequently during this period and therefore she applied for leave. To substantiate the same, she has filed a medical report and other connected documents alongwith Ex.M.5 as annexure 'A' & 'B'. The petitioner has not denied her health condition. On the contrary it was her contention that the absence was neither wilful nor wanton but due to health reasons, she had to apply for medical leave frequently. Further during the said period she had applied for maternity leave on five occasions and she had stated particulars regarding the five deliveries in her eivdence as WWI. It was the contention of the management that apart from the 90 days medical leave for which she was eligible she had extended leave further on health grounds. The petitioner has not denied the same. The statement of the respondent in the counter that from 4-4-77 to March 1985 she has attended 567 days has been proved. From April 1985 to 19-9-86 the date of dismissal she has not attended duty. It is clear from the period and the number of days attended by her as stated in para 7 of the counter filed by the respondent. In her evidence she has admitted that the first child was born on 9-11-76. Thereafter she had four deliveries during this period. Even if the maternity leave availed by her i.e.  $4 \times 90 =$ 360 days are deducted her attendance during that period cannot be said to be satisfactory and on the contrary it was poor as alleged by the management. The respondent management has contended that it was only due to the frequent absence of the petitioner they had to terminate her service. Though the petitioner has stated that the officials in Madras had given her in pricks that she had to file a case under payment of Wages Act and another case regarding her promotion, in City Civil Court, Madras. She had not given sufficient particulars in order to substantiate those allegations and to further say that it was due to bias the respondent-management has terminated her services. It is not the pleading of the petitioner in the claim statement that the officials were biased against her and that was the main reason for the termination. Except the allegation that the officials had given her piopricks she had not stated any substantial reason to infer bias, mala fide or victimisation. It is not her case also. Though she had stated that the order of termination was vindictive

ean arbitrary, she has not shown any valid reasons to sheld that the order was vindictive or arbitrary. In such circumstances, the order amounts to termination simpliciter and not in reality cloaks a dismissal for misconduct. In fact the management has not taken any disciplinary action against her. From the overall evidence avail, ble on record, it can be said that the order was termination simpliciter.

It was contended on the side of the petitioner that when there was no material to prove continuous ill health, the order will fall under Sec. 2(50) of the LD. Act, and for not following the provisions of Sec. 25F of illness of the petitioner has been proved. In fact the petitioner herself has admitted the various illness which she suffered duving that period. In New India Assarance Co. Ltd., Vs. Dalbir Singh Khera (1982 I LLJ P 39) at page 42, Madhya Pradesh High Court held;

"It was contended by the learned counsel for the respondent that the order amounted to retrenchment and as retrenchment was done without following the requirements of Section 25F of the Act, it was invalid and void and could be ignored. Now, the circumstances of this case would show that the respondent's services were not terminated ground that he was surplus. The termination was, therefore, a punishment inflicted by way of disciplinary action, although without holding an enquiry, and did not fall within the definition of retrenchment. Apart from that, on the respondent's showing the continued to be unwell and was unable to resume duty from 5th February 1975, till the order of termination was passed. It will also therefore, be a case of termination of the service on the ground of continued ill-health of the workman and will be outside the definition of retrenchment continued in Section, 2(00) of the I.D. Act."

From that decision since the order of termination has been passed for the frequent absence of the petitioner from duty on account of her illness will not be retrenchment under section 2(00) of I.D. Act. Therefore, the provisions of Sec. 25F of the I.D. Act. 1947 is not applicable to the instant case.

Before passing the order of termination the management has issued Ex.M.3 dated 7-8-86 intimeting the proposed termination of her service w.e.f. 1-9-86, asking bor to show cause within 7 days of the receipt of the letter. She had received it on 20-8-86 at 12.00 noon and the endersement is found in Ex. M.3 itself. From the counter it is clear that she had given the explanation dated 26-8-86 wherein she had admitted that she was suffering from pro-

longed illness and Air India should arrange for him medical treatment. The management has contended that even the explanation given by her would reveal that she had prolonged illness and due to that she had absented from duty frequently. Thereafter the management massed the order Ex.M.4 which says;

"After telling all the fectors into consideration it no more remains disputed that you have since 1981 had a very poor attendance record and that since April 1985 till date you have not attended to your office duties at all, due to your prolonged and continuous ill health. Accordingly, your services are being termination with immediate effect." The reason for the termination was shown as poor attendance record. Though Management has statee prolonged and continuous ill-health in Ex.M.4, the termination was not purely made on the ground of illness, alone, whereas the said order has been passed for poor attendance due to her prolonged and continuous illness. A person having prolonged continuous illness cannot attend to duties and emplover would anticipate the poor attendance of the person in future also by taking into consideration. of the past absence. Due to the said obvious reason, the management has passed the order of termination from service which is marked as Ex.M.4. So, it was termination simplicites and nothing more.

It was organd on the side of the petitioner that every time when the petitioner produced fitness certificate, the management by accepting the same, permitted the petitioner to rejoin duty and once the management has admitted the same, it cannot contend that due to petitioner's ill health they had to terminate her services. The petitioner has also cited a ruling of our High Court in MANI HIGHER SECONDARY SCHOOL Vs. THE JOINT DIRECTORS (SECONDARY) SCHOOL EDU-CATION, MADRAS (1989 I LLJ P 34) at page 38 it was held;

"In the instant case, except to take into accounts that the third respondent had suffered illnes during long periods for three Academic years, the management had not collected any material to held that the teacher was unfit to discharge his duties, when the order of termination was passed. Wherever he rejoined, he gave a fitness certificate Here again a decision in Motor Industries Co. Ltd. Vs. B.N. Keshava 58 FJR 20 is relied upon to contend that when medical certificates are filed and leave obtained, that cannot form the grounds to treat that the absence was illegal or that his attendance was irregular warranting termination. In any event, when the decision had been arrived at by petitioner without obtaining a medical opinion about the unfitness of third respondent to continue in service, his absence during the preceding three years for which leave had been sanctioned tantamount to unfitness on medical grounds, when on every occasion he had reported to duty with a fitness certificate."

On the basis of this decision, it was further argued that on the side on the petitioner that the management has not sent the petitioner for medical examination in order to find out her fitness to continue in duty and so the termination on the ground of ill health is unsustainable. The reason assigned by the petitioner that when the management has accepted the fitness certificates, and permitted the petitioner to rejoin duty cannot validly terminate the services of the petitioner on health ground carrot be said to be valid reasons. Every time when the petitioner has applied for medical leave and rejoined duty with fitness certificate, the management has accepted certificate for the period for which she was absent. The permission granted to the petitioner to rejoin duty is not on the ground that she will not enter into medical leave once again. When the management had seen her prolonged illness for over a period 9 years finally they came to the conclusion that there was no use in extending her service any further and this opinion was formed by the management due to her past frequent absence. Therefore, the permission granted by the management to rejoin duty on production of fitness certificate cannot be taken as a valid that the management has ratified the entire absence and therefore should not proceed against the petitioner on the ground of her illness. We have already seen the various decisions of the Supreme Court that if it is a well reasoned order for termination simpliciter and not in reality cloaks dismissal for misconduct, the same can be accepted. We have seen the fa to of the case and have come to the conclusion that the order passed by the management is one of termination simpliciter. In such circumstances it has to be held that the decision cited above is not applicable to the instant case. Further frequent long absence and ill health of the petitioner have to be taken conjunctively and not disjunctively, in the instant case. It is only because of the long absence due to ill health for nine long Number of years the management had no other go except to terminate the services of the petitioner that if permitted to continuc further, she would continue her frequent absence. While looking at the interest of the individual worker, the Tribunal should also consider the poor plight of the management in getting such employee who will absenting/himself/herself frequently thereby causing inconvenience to run the administration. The petitioner herein was a technically qualified person as a typist and her work cannot be done easily by others. In such circumstances, the management by considering her past conduct had come to

a decision that they cannot cope up with the work be allowing the petitioner to continue in any post. Such a decision of the management cannot be termed as arbitrary. Therefore, sending the petitioner for medical examination again was not necessary in the instant case as her past attendance stood as a proof for her future attendance also. The above decision has been rendered on different set of facts the same is not applicable to the instant case.

The patitioner has drawn my attention to a decision of our High Court in Anglo French Pondicherry Vs. Goulam (1966 II LLJ p 700) wherein it was held that by not issuing a notice as contemplated under Art. 47(c) of the Labour Code, the management has denied the protection given therein and therefore the order was vitiated. Before terminating her service, the management has issued notice Ex.M.3 which was received by the petitioner on 20-8-86 and thereafter she had given a reply. After considering the reply, the management has passed termination order Ex.M.4. So, in the instant case, the management has taken sufficient care to issue notice to the petitioner informing her of the management's decision to terminate her services before passing the said order. Further, the decision was based on a particular Act under French Labour Code applicable to the then adminis tration in the State of Pondicherry and the same is not applicable to the instant case.

The petitioner has drawn my attention to a ruling of our Apex Court in Air India Vs. Union of India (1996 II LLJ p 399) wherein the Apex Court held that Air Corporation (Transfer on Undertaking and Repeal) Act. 1994 came into force on 29-1-94 and by reason of Sec. 11, these of the Air Corporation Act, 1953 stands repeald from that day It was further argued on the side of the petitioner that as the Air Corporation (Transfer of Undertaking and Repeal) Act, 1994 was valid and as such the order passed by the Management under the previous Act which was repealed is not a valid. However, when action was taken against the petitioner Air India Employees Service Regulations 1963 was in vogue. So, as the provisions of the said regulations. regulations, action has been initiated against the petitioner. It is not stated that the Air Corporation Transfer of Undertaking and Repeal) Act, 1994 retrospective effect. Therefore though the previous Act was repealed, the new Act, has no retrospective application, the argument of the petitioner cannot be accepted.

It was argued on the side of the petitioner that there is no pleading for loss of confidence by the respondent and so the argument of the respondent that due to loss 2246 GI/97—23

of confidence they had to terminate the services of the petitioner cannot be accepted. However, in para 20 of the counter statement it is clearly stated,

"It is submitted that there had been no arbitrary action on the part of the respondent since a considerable period from March 1978 to September 1986 had been given to the petitioner which showed no change of encouraging attendance on the part of the petitioner. Under such a condition the respondent was not able to entertain any confidence in the petitioner"

We have already cited the decision of our Supreme Court reported in AIR 1975 SC 661 at page 666. It is the past absenteeism of the petitioner stood as the reason for the termination in the instant case. looming at the past absenteeism the management had lost confidence in the petitioner and thereafter they had passed the order of termination. So, the reason of loss of confidence assigned by the management in the counter is well substantiated.

The order of termination was passed on 19.9.86. The reference has been made Government of India on 27.3.91. However, in the counter the management has that after the order of dismissal on 19.9.86 she has raised the I.D. in June 1989. Such a long delay on the part of the petitioner in raising the I.D. will go against her case-In CENTRAL BANK OF INDIA VS. SAT-Apex Court YAM (1996 II LLJ P. 820), held that long lapse of long period of several years prior to the filing of the petitiois sufficient to decline any relief to the workman. In the instant case, the petitioner has come forward with the industrial dispute after the lapse of nearly 3 years and the delay is also material.

The petitioner has drawn my attention to D.K. YADAV Vs. JMA INDUSTRIES LTD., (1993 II LLJ p 696) at page & 702, Apex Court held;

"It is well settled that the right to life enshrined in Art. 21 of the Constitution would include the right to livelihood. The order of termination visits with civil consequence of jeopardising not only the worker's livelihood but also the career and livelihood of the dependants. Therefore before taking any action of put-

ting an end to the tenure of an employee fairplay requires that a reasonable opportunity to put forth his case is given and domestic enquiry conducted complying with the principles of natural justice."

In the instant case no charge was framed against the workman and there was no domestic enquiry also. So, the question of giving reasonable opportunity to put forth the case of the petitioner complying with the principles of natural justice in the domestic enquiry does not arise. It is a case of termination simpliciter.

From the foregoing reasons, it has to be held that the action of the management of Air India Southern Region, Madras in terminating the services of Ms.E.T.E. Edwards w.e.f. 1986 is justified and she is not entitled to any relief.

In the result award passed dismissing the claim of the petitioner. No costs.

Dated, this the 21st day of May 1997.

S. THANGRAJ, INDUSTRSAL TRIBUNAL

#### WITNESSES EXAMINED

For Petitioner/Workman:

W.W. 1: Mrs. E.M.E. Edwards.

For Management: MW 1: Th. R. Parthesarthy.

DOCUMENTS MARKED

For Workmen Nil

FOR Management:

Ex.M.1/22.3.77: Copy of letter from Finance & Accounts Dept., Santa Cruz

M-2/4.4.77: Letter for, Management to the petitioner (xerox copy)

M-3/7.8.84: Letter from Finance & Accounts

Dept. of respondent (xero: copy)

Senta Cruz.

M-4/19.9.86: Letter from Air India to Petitioner (xorox copy)

M-5/28.8.86: Reply from petctioner with enclosures (xerox copies)

M-6/ Extract of Respodent's sorvice regulations (xerox copy)

M-7/ : Copy of attendance register (xerox copy)

M-8/series : Leave cards (xerox copy)

चर्र विरुत्ती, 22 प्रगस्त, 1997

का.श्रा. 2359—शौद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के प्रनृसरण में, वेन्द्रीय सरकार मैं अने भी भी भी एल के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के दीच, श्रनबंध में, निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ग्रिधिकरण (सं. 2), धनबाद, के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 21-8-97 को प्राप्त हुआ था।

[सं. एल → 24012/87/80-डी 4बी/आईप्रार (सी-1)] अज मोहन, उस्क अधिकारी

New Delhi, the 22nd August, 1997

S.O. 2359.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, (No. 2), Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M|s. BCCL and their workman, which was received by the Central on the 21-8-1997.

[No. L-24012|87|86-D. IVB|IR(C-I)] BRAJ MOHAN, Desk Officer

# **ANNEXURE**

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

#### PRESENT:

Shri T. Prasad, Presiding Officer In the matter of an Industrial Dispute under Section

> 10(1)(d) of the I.D. Act, 1947 Reference No. 40 of 1987

## PARTIES:

Employers in relation to the management of Bhulanbararee Colliery, Bhowra Area No. XI of M|s. B.C.C. Ltd. and their workmen.

## APPEARANCES:

On behalf of the workmen: None.

On behalf of the employers: None.

STATE: Bihar INDUSTRY: Coal

Dated, Dhanbad, the 8th August, 1997

## **AWARD**

The Government of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012|87|86-D. IV(B), dated, the 31st December, 1986.

## **SCHEDULE**

"Whether the demand of Rashtriya Colliery Mazdoor Sangh for employment of Shri Balkaran Gope, dependant son of late Ram Jatan Gope, Mason who died while in service under the provision of Clause 9.4.2 of NCWA-III is justified? If so, to what relief the concerned workman entitled?"

2. The order of reference was received in this Tribunal on 20-1-87 and soon after the receipt of the same notices were served upon the parties. But none of the parties turned up nor took any steps. Thereafter several adjournments were granted and again notices were issued to them. But inspite of the issuance of the notices to them they neither appeared nor took any steps. It therefore leads me to an inference that there is no dispute existing between the parties presently. In the circumstances, I have no other alternative but to pass a 'No dispute' Award in this reference.

T. PRASAD, Presiding Officer

नई दिल्ली, 22 ग्रगस्त, 1997

का. ग्रा. 2360--- औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार में, सी.सी.एस. के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, ग्रनुबंध में, निर्दिण्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ग्रिधिकरण, (मं. 2), धनबाद के पंचाट को प्रकाणित करती है, जो केन्द्रीय सरकार को 21-8-97 को प्राप्त हुग्रा था।

[सं. एल-24012/93/86/डी-4 (बी)/ब्राईब्रारसी -1)] यज मोहन, डैस्क प्रधिकारी

New Delhi, the 22nd August, 1997

S.O. 2360.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, (No. 2), Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M|s. C.C.L. and their workman, which was received by the Central Government on 2-8-1997.

[No. L-24012|93|86-D. IV(B)|IR(C-I)] BRAJ MOHAN, Desk Officer ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

## PRESENT:

Shri T. Prasad, Presiding Officer. In the matter of an Industrial Dispute under Section 10(1)(d) of the I.D. Act, 1947. Reference No. 54 of 1987

#### PARTIES:

Employers in relation to the management of Dhori (K) Colliery of M|s. C.C. Ltd. and their workmen.

#### APPEARANCES:

On behalf of the workmen: None.

On behalf of the employers: None.

STATE: Bihar

INDUSTRY: Coal

Dhanbad, the 8th August, 1997

## **AWARD**

The Government of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012(93)|86-D. IV(B), dated, the 12th January, 1987.

# **SCHEDULE**

"Whether the action of the Management of Dhori (K) Colliery of C.C. Ltd., P.O. Dhori, Distt. Giridih in dismissing Shri Raja Ram Sharma is legal and justified? If not, to what relief the concerned workman is entitled?"

2. The order of reference was received in this Tribunal on 31-1-87. Thereafter notices were issued to the parties for filing their W.S. documents etc. But none of the parties appeared nor took any steps. Again notices were issued to them but inspite of the issuance of notices to them they neither turned up nor took any steps. It therefore leads me to an inference that there is no dispute existing between the parties presently and in the circumstances I have no other alternative but to pass a 'No dispute' Award in this reference.

T. PRASAD, Presiding Officer

# नई दिल्ली, 22 भगस्त, 1997

का. श्रा. 2361—अौद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में. वी. सी. सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में, निर्दिष्ट अौद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण (सं. 2), धनवाद, के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 21—8—97 को प्राप्त हुआ था।

[सं. एल-24012/117/86-डी 4(बी)/ब्राईब्रार (सी-1)] ब्रज मोहन, डींग्ल अधिकारी

New Delhi, the 22nd August, 1997

S.O. 2361.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, No. 2, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M|s. B.C.C.L. and their workman, which was received by the Central Government on 21-8-97.

[No. L-24012|117|86-D.IV(B)|IR(C-I)] BRAJ MOHAN, Desk Officer ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, AT DHANBAD

## PRESENT:

Shri T. Prasad, Presiding Officer

In the matter of an Industrial Dispute under Section 10(1)(d) of the I.D. Act, 1947 Reference No. 69 of 1987

## PARTIES:

Employers in relation to the management of Bokaro Colliery of M/s. C.C. Ltd. and Their Workmen

## APPEARANCES:

On behalf of the workmen—None.

On behalf of the employers—Shri R. S. Murthy, Advocate.

STATE: Bihar INDUSTRY: Coal

Dhanbad, the 8th August, 1997 AWARD

The Government of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012(117)|86-D.IV(B), dated 20-1-1987.

## **SCHEDULE**

"Whether the action of the management of Bokaro Colliery of M|s. C.C. Ltd. P.O. Sunday Bazar, Bermo, Distt. Giridih in denying appointment to Shri Sudha Gore son of Shri Nathu Gore under clause 10.4.3 of NCWA-II when his father Shri Nathu Gore, Coal Cutta had been declared medically disabled by the Chief Medical Officer of CCL, Ranchi, is legal and justified? If not, to what relief the concerned workman is entitled?"

2. This order of reference was received on 10-2-87 and notices were issued to the parties for filing their W.S. documents etc., Shri R. S. Murthy, Advocate made his appearance for the management but nobody appeared for the union workmen. Thereafter several adjournments were granted and notices were again issued to the union workmen. But inspite of the issuance of the notices the workmen union did not appear. It therefore leads me to an inference that presently there is no dispute existing between the parties. In the circumstances, I have no other alternative but to pass a 'No dispute' Award in the reference.

T. PRASAD, Presiding Officer

नई दिल्ली, 26 श्रगस्त, 1997

का. आ. 2362--- औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में. सेंद्रल कोलफील्ड्स लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, प्रबंध में, निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, (सं. 2), धनबाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त तुश्रा था।

[सं. एल-24012/8/87-को 4 बी/माईमार (सी-1)]
बज मोहन, डैस्क म्राधिकारी

New Delhi, the 26th August, 1997

S.O.2362.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, No. 2, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M|s. Central Coalfields Ltd. and their workman, which was received by the Central Government on 26-8-97.

[No. L-24012|8|87-D.IV(B)|IR(C-I)] BRAJ MOHAN, Desk Officer

# **ANNEXURE**

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, DHANBAD CAMP AT RANCHI

## PRESENT:

Shri T. Prasad, Presiding Officer

In the matter of an Industrial Dispute under Section 10(1)(d) of the I.D. Act, 1947

Reference No. 235 of 1987

#### PARTIES:

Employers in relation to the management of Bokaro Colliery of Ms. Central Coalfields Ltd. and their workmen.

## APPEARANCES:

On behalf of the workmen—None.

On behalf of the employers—None.

STATE: Bihar

INDUSTRY: Coal

Dated, the 14th August, 1997

## **AWARD**

The Govt. of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012(8)|87-D-IV(B). dated the 3rd August, 1997.

## **SCHEDULE**

"Whether the action of the management of Bokaro Colliery of M|s. Central Coalfields Ltd. P.O. Sunday Bazar, Bermo, Distt. Giridih in denying employment to Sri Pradeshi son of Smt. Pilabai, Coal Loader under para 9.4.3 of NGWA-III is justified? If not, to what relief the workman concerned is entitled?"

2. The order of reference was received in this Tribunal on 31-10-87 and notices were duly served upon the parties for filing W.S. documents etc. But none of the parties appeared nor took any steps. Thereafter several adjournments were granted and notices were issued again. Inspite of the issuance of notices to them none of the parties turned up. It leads me to an inference that there is no dispute presently existing between the parties. In the circumstances I have no other alternative but to pass a 'No dispute' Award in this reference.

T. PRASAD, Presiding Officer

नई दिल्ली, 26 श्रगस्त, 1997

का. आ. 2363--- औद्योगिक विवाद ग्रधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार में. एयर इंडिया लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, ग्रनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ग्रधिकरण (सं. 2) मुम्बई, के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त हुआ था।

[सं. एल-20030/15/95-माई म्रार (सी-1)] व्रज गोहन, बैस्क व्रधिकारी

New Delhi, the 26th August, 1997

S.O. 2363.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal (No. 2), Mumbai as shown in the Annexure, in the industrial dispute between the employers in rela-

tion to the management of M/s. Air India Ltd. and their workman, which was received by the Central Government on 26-8-97.

BRAJ MOHAN, Desk Officer BRAJ MOHAN, Desk Officer

#### ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, MUMBAI

#### PRESENT:

Shri S. B. Panse, Presiding Officer.

REFERENCE NO. CGIT-2/47 of 1996

Employers in relation to the management of Air India Ltd.

#### AND

#### Their Workmen

#### APPEARANCES:

For the Employer: Mrs. Abhay Kulkarni & Mrs. Pooja Kulkarni Advocates.

For the Workmen: Ms. Kunda N. Samant Advocate.

Mumbai, dated 7th August. 1997

#### AWARD-PART-J

The Government of India, Ministry of Labour, by its order No. L-20030(15)/95-IR (Coal-I), dated 28-11-96, had referred to the following Industrial Dispute for adjudication.

"Whether the action of the management of Air India in dismissing Mr. Mahesh G. Lalla, Ex-Assistant Flight Pursuer w.c.f. 30-12-1991 is justified? If not, to what relief is the workman entitled?"

- 2. Air India is the employer in this reference, (hereinafter it will be referred to as the management). Mahesh Lalla, Assistant Flight Pursuer is the worker in the matter (herein after he will be referred to as the worker).
- 3. On 17th December, 1989, the worker alongwith other two colleagues left Delhi for Rome. On 20-12-89 they operated schuttle Rome/FARA/Rome. The crew members and other employees of Air India are accommodated in the hotel Holiday Inn at Rome. Most of them are on the first floor.
- 4. On 21-12-89 in the morning Joaquims Vinod and Ms. Gail and the worker joined for a tea. They went for a shopping at a place called Termini. Their Ms. Gail met Deepika and Babina Sethi. They had some conversation. Thereafter all the four returned back to the Hotel.
- 5. In the evening Vinod, Gail and the workman came in room No. 210 occupied by Joaquim. When they were having the tea Deepika and Sabina came there. Sabina was introduced to all of them. She is the complainant. They had a talk revalding shopping and their service. Thereafter Sabina asked their plan in the evening. Gail informed her that they were having few drinks and probably go out dancing over which Sabina showed her willingness to join them both.
- 6. The workman Vaz, Gnil, Vinod and Sabina were in the room of Joaquim in the night of 21-12-89. They had Vodka. There was a music in the room. At some time excluding the workmen and Sabina the remaining four were in the gallery. They had some conversation and abruptly they left the room.
- 7 It is the case of the workman that in the room Sabina was behaving unlike a lady, she had ulterior intentions in her mind which the workman refused to fulfil. She felt aggrieved. She also vomitted in the tolet. The workman helped her. The atmosphere was disgusting for the workman. He asked Sabina to leave the room.

- 8. The workmen contended that on the next date that is on 22-12-89, Deepika called Gail and informed that Sabina told her that the workman behaved disorderly with her. It was shocking to him. Then all of them tried to contact Sabina, but they could not meet her as she locked herself in a bath room. They could not talk to each other on the tea table due to the atmosphere created by Sabina. The workman had a lunch thereafter and awaited for a call. After receiving the call he got dressed and went down in the lobby where he met other two members. He greated Limbowalla his flight supervisor and he acknowledged. He went to the Airport took the flight back to Delhi. On the flight he was on upper deck and had full load of passengers. He reached Delhi and after lay over in Delhi took flight back to Bombay.
- 9. The workman pleaded that he received a memo from the management dated 27-12-89/18-1-90 containing several allegations made by Sabina Sethi against him pertaining to the incident dated 21-12-89. In fact the memo was a skeleton and a copy of the complaint of Sabina was not sent alongwith it. On 30-1-90 he replied the memo and requested for the supply of a copy of the complaint of Sabina whereby he will be in a position to give a detailed reply. He asserted that in January the authorities made inquiry with him in camera.
- 10. On 18-4-90 there was a delegation from Mahila Mukti Morcha to Director Human Resource Development, S. R. Gupta who assured that an action will be taken and immediately on the next date 19/24-4-90 he was served with a charge sheet. On 30-4-90 the worker gave a reply to the charge-sheet and denied the charges. He also contended that he should be given a copy of the complaint to give a detailed reply to the charge-sheet and for personal hearing. He requested for the committee and the authorities to allow him to be represented through advocate but his request was turned down.
- 11. The workman pleaded that the inquiry which was conducted against him was against the Principles of Natural Justice for several reasons which he narrated in paragraph-6 and 7 of the Statement of Claim (Exhibit-3). To avoid repetition I do not discuss it here in detail. Sum and substance of the contention is that he was not allowed to be represented through advocate, copies of the documents were not given to him, the inquiry committee sought clarification from the witness under the pretext of filling up the lacunae in the case of the management, Sabina tampered the evidence, the charge-sheet was converted from Regulations to Standing Orders, that the report of the inquiry committee was not given to him calling his comments on it before the disciplinary authority came to the conclusion of dismissal. On these facts it is tried to plead that the anguiry which was held against him is against the Principles of Natural Justice.
- 1 12. The workman also pleaded that the findings of the inquiry officer are perverse and not based on the evidence before him. He therefore prayed that he may be reinstated in service with full back wages and continuity, alongwith other reliefs.
- 13. The management resisted the claim by the written statement Exhibit-5. It is averred that the inquiry which was aconducted against him the workman was as per the Principles of Natural Justice and the claim which is made out by the workman is unjust. It is submitted that Sabina immediately after the incident complained to the flight supervisor Limbowalla on 22-12-89. It was her oral report. She informed him that the workman molested her and also attempted to rape her. Libowalla is in flight supervisor of the worker and one Rajput in light supervisor of Sabina. On 23-12-89 on ferry flight from Frankfurt to back Rome, Rajput also received a brief written complaint regarding the aforesaid Incident to put in the flight report. Accordingly the report was included in the supervisors report. It was handed over to satish Verma, Manager in flight services after reaching to Bombay. Verma had already received the copy of the complaint from Sabina. By a letter dated 26-12-89 addressed to the Dy. Manager I.F.S.D., Air India, Bombay Sabina also filed a detailed complint with the management.
- 14. The management pleaded that the permission to appoint an advocate to the worker was rightly rejected and he was allowed to be represented through an employee who is well

versed in domestic inquiry and he was not put in difficulty. It is submitted that the copy of the complaint of Sabina was given before the inquiry was started and if really the workman wanted to give a further explanation he should have given it. It is submitted that Sabina did not tamper the evidence of the inquiry proceedings. The charge sheet was converted under the Model Standing Orders because of the Delhi High Court Judgment. It is averred that no prejudice was caused to the workman due to such alteration. It proceeds to state that the report of the inquiry committee was handed over to the workman at proper time to give his remarks over it. It is denied that a prejudice was caused to him. It is averred that the findings of the inquiry committee are based on the evidence before it. For all these reasons it is submitted that the workman is not entitled to any reliefs as claimed. I have framed issues at Exhibit-12. Issues Nos. I and 2 are tried as preliminary issues. The issues and my findings thereon are as follows:

Issue<sub>S</sub> Findings

- Whether the domestic inquiry which was held against the workman was against the Principles of Natural Justice?
- Whether the findings of the inquiry officer are perverse and not based on the evidence before him?

Yes.

Yes.

#### REASONS

15. The workers received a memo dated 27-12-89/18-1-90, from manager administrative cabin crew (Ex-8/pg. 166). refers to a complaint from Air Hostess Ms. Sethi that is Sabina. It is further stated that it contains certain incidents that took place during the lay over at Rome, on 21-12-89. The worker was called upon to give his explanation immediately. The worker replied to it by his letter dated 31-1-90 (Ex-8/167). He denied all the allegations and requested for a copy of the complaint alleged to be given by Sabina. The worker (Ex-9) affirmed that Mr. Pratap, Industrial Regulations Manager, held inquiry in camera with him and was fully satisfied with the explanation given by him in respect of the alleged incident. It is pertinent to see that thereafter the matter was kept in Ice box. On 18-4-90 there was a delegation before the Director Human Resource Development Mr. S. R. Gupta. This news came into newspapers He assured to those women organisation that some action will be taken in the matter and ultimately a chargesheet dated 19/24-4-90 (Ex-8/135) was issued to him. After perusal of this charge-sheet it reveals that whatever complaint made by Sabina is reproduced in it. After receipt of the same the worker by his letter dated 30-4-90 (Ex-8/pg. 142) submitted that he be given a copy of the complaint of Sabina, copies of in flight supervisors report and copies of statements of witnesses if any recorded and relied upon by the department. It is not disputed that he was given only copies of the in flight supervisors report and no copy of the complaint of Sethi. He denied all the charges levelled in the said charge-sheet. Ms. Sawant, the Learned Advocate for the workman argued that it has caused prejudice to the worker. Really speaking in the said charge there is a reproduction of the complaint of Sabina, but the management chose not to give its copy to the worker. Ultimately they gave it to him before the inquiry started. Now it is to be seen whether any prejudice was caused to him by not supplying the copy. After perusal of the complaint of Sabina and after reading the charge-sheet I find that no prejudice was caused to worker. But this speaks of attitude of the management. It is always seen that when a charge sheet is issued the workman is provided with all the documents which are against him and on which the management wants to rely.

16. Admittedly there was a delegation before the D.H.R.D. on 18-4-90 and then a charge sheet was issued on the very next date. It is not the case of the management at any time that they were investigating the matter and therefore a charge-sheet was not given till 19-4-90. Therefore it was rightly argued on behalf of the workman that probabilities speaks that due to compulsion the charge-sheet was issued. But, it has to be seen even when the charge-sheet was issued whther

it vitiated the established rules or the order. The answer to

- 17. The worker allimed that when the inquiry was started on 5-6-90 he filed a letter and requested for permission to allow, Mahesh Jethmalani, advocate to cross-examine Sabina Sethi which was not acceeded to under the shield of service regulations even though charges were serious in nature. After perusal of the charge-sheet it reveals that a charge against the workman was:
  - (i) Acts subversive of discipline and good behaviour.
  - (ii) Disorderly and indecent behaviour with a co-worker.
  - (iii) Conduct not conducive to the best interest, credit and prestige of the Corporation.

Later on the said charge-sheet was converted into Model standing order. That charge is dated 5th/9th October, 1990. It reads:

The misconduct with which you are charged falling under Regulations 42(i), 42(xi) and 32 falls within Clause 14(3)(h) of the Model Standing Orders hiwch reads as follows:

(1) "Disordrly behaviour and act subversive of disci

Sabina complained to the Senior Inspector of Police, Sahara Airport on 13-1-90 (Ex-8/pg. 156). On the basis of the complaint Crime No. 83 of 1990 was registered under sections 376 read with 511, 354, 120(b) LPC. The worker alongwith Gail, D'Souza Vaz and Vinod Purohit are shown to be accused. Sabina complained that on 21-12-1989 in Room No. 210 at Holiday Inn, Rome, at about 9.00 p.m. the worker in conspiracy with the three crew members tried to tape her, molested her. The same charges are levelled against him in a domestic inquiry excluding the other three accused. Looking to those charges it cannot be said that they are not serious. It can be further seen that they are complex In nature. It is because of the different variations. The incident had taken place at Rome. It was in a period of lay over.

- 18. The management formed a committee of S. M. Thuri Convenor, Ms. N. Prakash (member) and Ms. S. S. Thakur (member). The worker affirmed that Thuri, convenor is a legally trained man and he had conducted many departmental inquiries. Nobody enter in a witness box on behalf of the management to deny this position. As against that the worker was represented by Brian Hitchman, it is not in dispute that Hitchman had appeared for the other employees of the management in a departmental inquiry. That does not mean that he can be equalled with the legally trained person. It is common knowledge that a shrewed employee in a group always represented the other employees in difficulties. He does acquire knowledge in such proceedings. But calculation of knowledge cannot be equalled with legally trained man like Dhuri. I am not inclined to accept that the legal LQ, of Thuri and that of Hitchman is one and the same and they on equal footing.
- 19. The Learned advocate for the management argued that it is well settled law that when the rules do not permit for an appointment of an advocate the permission need not be granted. He further argued that in the case of Municipal Corporation of Greater Bombay Vs. Madan Shankar Pendse 1994 L.A.B. IC 544. Their Lordships observed that case against delinquent not complicated-refusal does not amount to denial of reasonable opportunity. Ms. Samant. The Learned Advocate for the worker submitted that in the case of Board of Trustees of the Port of Bombay Vs. Dilip Kumar Nadkarni AIR 1984 SC 109. Their Lordship that wherein the inquiry before the domestic Tribunal the delinquent officer is treated against a legally trained mind if he seeks permission to appear through a legal practitioner the refusal of

granting this request would amount to denial of reasonable request to defend himself and the essential Principles of Natural Justice would be violated. The principle laid down in this authority is aptly applicable to the present set of facts.

- 20. The Learned Advocate for the management tried to submit that looking to the different questions put to the witness in the cross-examination and different replies on the record clearly suggests that the workman had consulted an advocate. In fact in the cross-examination the workman admit that he consulted an advocate, in the domestic inquiry. It can be seen that the consultation of advocate is a quiet different thing than taking active help of an advocate in the inquiry. There are several moments in an inquiry at the spur of a moment a legally trained mind acts in a particular way which is required to be done but on the other hand the other man who is not such a trained not act accordingly. Here in this case when the committee was putting so many questions to the witnesses there does not appear to be objection on behalf of the workman or his representative which in the normal course the advocate would have taken. Further more looking to the charges levelled against him the need of an advocate in this matter is justifiable.
- 21. Again in Ghatge Patil Transport Pvt. Ltd. and B. K. Etale & Ors. 1984 II LLJ 121 Their Lordships observed that apart from the provisions of law it is one of the Principles of Natural Justice that the inquiry should be fair and impartial even if there is no provision under the standing order or any law wherein the inquiry before the domestic tribunal the delinquent is pitead against a legally trained mind, if he seeks permission to appear through a legal practicitioner the refusal to grant this request would amount to denial of reasonable request to defend himself and the essential Principles of Natural Justice would be violated. The ratio in this authority also helps the worker.
- 22. In the case of N. Balasubramanian Vs. Can Bank Finaicial Services Ltd. FIR 1996(74) Their Lordships observed that when a person is facing a criminal trial and also domestic inquiry on the same charges would likelyhood of punishment of dismissal, in circumstances, he is entitled to legal assistance. Here in this case I have already observed above that the workman was faced with practically the same charges in a domestic inquiry and in a criminal trial. The charge against him was attempt to commit rule which is a very serious charge. The same type of charge is repeated in the domestic inquiry. In view of the ratio given in the above said authority he is entitled to be represented through a legal practitioner. I therefore find that the action of the management of refusal of permission to the worker to be represented through an advocate against the Principles of Natural Justice and because of this action he could not participate in the inquiry properly which caused material injustice to him.
- 23. The workman asked for personal hearing as was suggested in the charge-sheet. But admitted no personal hearing was given to him. It is tried to

argue on behalf of the management that even though a personal hearing would have been given it would not be sufficient to drop an inquiry against him-Because after going through the reply to the said charge the management though it fit not to give any personal hearing and to proceed with the domestic inquiry. Looking to the charges which were levelled against the workman I also appreciate the argument which is adduced on behalf of the management because that personal hearing would have been empty formality. Looking to the charges levelled by Sabina against the workman and the criminal prosecution launched by her against him the management could not have stopped the inquiry. I therefore find that not given a personal hearing to the worker had not at all caused a prejudice to him.

24. The workman affirmed that he not informed regarding procedure in a domestic He also affirmed that the witnesses were first examined, then he was examined in That has caused a prejudice. I do not defence. find any merit in it. It must have been done as per the convenience of the workman and his witnesses. It is argued on behalf of the workman that Sabina was allowed to alter her testimony before the domestic inquiry. Her statement is from page 187 to 192 of Exhibit-8. It can be seen that in her own hand writing in the column she had written and on the top of it, it is signed by the parties to that inquiry. I do not find that this is an insertion after the proceeding was over. No injustice is caused to the workman because of it. Further more the defence witnesses also had done such addition in own writing in her depositon. That has also not created any irregularity in the inquiry.

25. It is tried to argue on behalf of the workman that initially a chargesheet was issued under Regulation 14.2. (1), 14.2. (9) and (32) to the wroker. Most of the inquiry was completed and thereafter another charge-sheet substituting the earlier one was issued under Rule 14(3)(b) of the Model Standing order. It can be seen that the wordings in both the charges are practically the same. It is not that that he was not given any opportunity to give his say on it, because his final submissions were made after the substitution of charge under Model Standing order. It is the case of the management that they have to substitute that charge under the Model Standing order in place of regulations because of the Judgment of the Delhi High Court. I do not find that any illegality was committed by the manage-What is required is to give an apportunity to the parties who are facing the charges. Here the opportunity was given. It is not that the workers request for calling his witnesses again for further cross examination under the substituted charge was The management has to make such a disallowed. change to meet the existing law. It is not at all caused any injustice to the worker.

26. The statement of management witnesses are at pages 8—80 of Exhibit-8. It is not in dispute that no presenting officer was appointed in the said domestic inquiry. The management witness narrated the case. Then there is a cross examination by

the workman or his representative. Then if the committee finds it necessary ask the questions to the witness by way of clarification. After perusal of these statement of witnesses it can be seen that the clarification which is sought by the committee from the management witnesses goes into pages. Normally very few questions are put by way of clarification. It is rightly argued on behalf tof work, man that the clarification sought from the witness was nothing but to fill up the lacunaes in the case of the management. Naturally that effected the enquiry and it is against the Principles of Natural Justice. The workers right was affected by putting such questions by the inquiry committee to the witnesses.

27. On 2nd April, 1991, Deputy Director in-flight services Mr. Sampat send a letter to the workman by which he was informed that the inquiry committee came to the conclusion that the charges which were framed against him under the standing orders were proved. They also send an inquiry report alongwith the said letter. In paragraph-3 of that letter it is mentioned that in view of the gravity of the serious misconduct committed by the workman and taking into consideration the past record and the length of the service it is proposed to dismiss him from the service of the Corporation. He was asked to show cause in writing within seven days why the aforesaid punishment of dismissal from service of the Corporation should not be awarded to him. In terms of clause-14(5) of the Model Standing Orders. It is very clearly from this letter that, that authority came to the conclusion that a punishment of dismissal is to be awarded to the worker and he was called upon to give his say in the matter. The authority had not send an inquiry report to the worker calling his comments on it before arriving at a particular conclusion that is against the Principles of law and against the Principles of Natural Justice. In Managing Director F.C.I.L. Hyderabad Vs. D. Karmarkar 1994 LAB IC 762 Their Lordships have observed that when an inquiry officer is not the disciplinary authority the deliniquent emplovee has a right to receive the copy of inquiry officers report before the disciplinary authority arrives at its conclusions with regard to the guilt or innocence of the employee, with regard to the charges levelled against him. The right is a part of the employee right to defend himself against the charges levelled against him. The denial of the inquiry officers report before the disciplinary authority takes its decision on the charges is a denial of a reasonable opportunity to the employees to prove his innocence and is a breach of the Principles of Natural Justice. Relying on the ratio given in the said authority I find that there is a breach of the Principles of Natural Justice and the worker is seriously affected by the same.

28. The Learned Advocate for the management placed reliance on Laxmi Narayan Gupta Vs. Dy. Managing Director S. B. I. 1994 I CLR 630 T. K. Shrivastav Vs. Allahabad Bank 1995 70 FILR 380 and A. Mohuddin Vs. State Bank of Hyderabad 1994 LAB IC 1480. All these cases relate to giving of inquiry report to the delinquent and its effect. It

is tried to submit on the basis of these authorities that the Tribunal has to see that "Whether non-supply of the report at the proper time will set aside the order passed by the disciplinary authority." Their Lordships in the case of E. C. I. L. has considered all these points. On the basis of the observations which I have referred to above in that case it is to be said that non-supply of the inquiry report and calling his submissions thereon and without considering the same before coming to a particular conclusion it affects the Principles of Natural Justice. The worker here in this case suffers from it.

- 39. It is tried to argue on behalf of the workman that the appellate authority passed an order of dismissal by which he lost an opportunity. It is rightly argued on behalf of the management that in the corporation there are many more appellate authorities and the worker could have taken advantage of the position and could have appealed from the order of dismissal. I find substance in it.
- 40. It is not in dispute that the management filed an approval application uls. 33(2)(b) for getting approval of dismissal as the reference was pending in the CGIT-1. The workman is concerned workman in the said reference. He gave consent for such an approval reserving his rights. It is rightly submitted on behalf of the worker that by giving such a consent it is not caused any prejudice to his rights. It is well settled law that the approval granted in an application under section 33(2)(b) of the Act does not affect to the merits of an Industrial Dispute raised by the concerned workman. It can be further seen that in that application itself while giving consent the rights were reserved. I, therefore, find that there is no merit in the contention of the management that the consent given by the worker in that application affect the merits in this case. For all reasons stated above I find that the domestic inquiry which was held against the workman was against the Principles of Natural Justice. After coming to this conclusion the management has to be given an opportunity to substantiate its action. They also prayed to that effect. I am allowing that prayer.
- 41. Now it is to be seen whether the findings of the inquiry committee are perverse. It can be seen that I have come to the conclusion that the workman was not properly represented and there was no proper cross-examination. Under such circumstances the evidence which is before the authority cannot be said to be a proper evidence.
- 42. The management and the worker had lead evidence in a domestic inquiry. As an opportunity is to be given to the management and also to the workman to establish their case it is not necessary to discuss the evidence which was lead before the 2246 GI/97—24

inquiry committee. It can be further seen that because of the findings on the first issue and the requirements of giving an opportunity to the management, this issue does not survive. But as stated above the proceeding which took place before the inquiry committee was not as per the Principles of Natural Justice, the evidence which was before it was not proper and under such circumstances the findings are perverse. Under such circumstances I record my findings on the issues accordingly and pass the following order:

#### **ORDER**

The domestic inquiry which was held against the workman was against the Principles of Natural Justice.

The findings of the inquiry committee are perverse.

The management has to lead evidence to substantiate its action.

Dated: 7-8-1997.

S. B. PANSE, Presiding Officer

नई दिल्ली, 22 श्रगस्त, 1997

का.आ. 2364. — श्रौद्योगिक विवाद श्रिधिनियम, 1947 (1947 क 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार कर वासेया वैंक लिमि.; कर र के प्रबन्धतंत्र के संबद्ध नियोजकों श्रीर उनके कर्मकारों के बीच, भनुबंध में निर्दिष्ट श्रौद्योगिक विवाद में श्रौद्योगिक श्रिष्करण, तिमलनाषु, मद्रास के पंचपट को प्रकाशित करती है, जों केन्द्रीय सरकार को 20-8-97 को प्राप्त हुशा था।

[मंख्या एल-12014/2/97-प्राई ग्रार (वी-1)] पी.जे. माईकल, डैस्क ग्रधिकारी

New Delhi, the 22n-1 August, 1997

S.O. 2364.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal, Tamil Nadu Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Karur Vessa Bank Ltd., Karur and their workmen, which was received by the Central Government on the 20-8-97.

[No. L-12014/2/97-IR(B-I)] P. J. MICHAEL, Desk Officer

ANNEXURE
BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU
MADRAS

Wednesday, the 26th day of March, 1997

Present:

Thiru S Thangara), B.Sc., LL.B., Industrial Tribunal. Complaint No. 6/1991

Thiru S. Balakrishnan, S'o. Sellappa Naicker, Chinnamanaickanur, Nambagoundanur (P.O.), Aravakurichi-639 201, Karur.

.. Complainant.

Vs.

The Management of Karur Vysya Bank Limited, represented by its Chairman, Karur-6,39002.

Respondent.

In the matter of reference in the Industrial Dispute No. 1.D. 28/89,

Complaint under Section 33-A of the Industrial Disputes Act, 1947.

This complaint coming on for final hearing on Wednesday, no 12th day of February, 1997, upon perusing the complaint, counter and other material papers on record and upon hearing he arguments of Tv., K. Chandru & D. Bharathy, Advocate appealing for the complainant and of Tvl. T. S. Gopalan, P. Ibrahim Kalifulla, Advocate appearing for the opposite party and this complaint having stood over till this day for consideration this Tribunal made the following:

#### AWARD

The complainant-workman has filed this complaint under Section 33 A of I.D. Act, 1941 for setting aside the order of dismissal.

- 2 The main averments found in the complaint are as follows: The complainant was appointed in the year 1979 and lastly he served at Pandamangalani branch of the respondent katur Cysya Bank. On 31-8-88 a memo was served on the complainant stating that he utilised his position as calher taken out the money from the cash chest of the bank. and u ed the same through his Brother-in-law who pledged jove's in some other bank, redeemed the same and re-pled ed the same jewels in the respondent bank. Further it was al eged that he forced the Manager to issue loan so as to roplace the cash utilised. It was also alleged that he shouted at the Manager in the presence of two witnesses and did not allow him to check the cash register before the loan was The complainant submitted his explanation and the management ordered enquiry. Three witnesses were examined on the side of the management and three witnesses were examined on the side of the companing. One Mrs. Sakunthala who was originally a witness for the occurrence refured to depose before the Enquiry Officer. On the b sis of the findings given by the Enquiry Officer a second show cause notice was served on the complainant. On 18-12-89 he appeared for a per ona! hearing and on the same day, be a v h's reply to the second show cause notice. On 6-1-86 the respondent dismissed the complainant without notice. The complainent filed an appeal before the General Manager who without considering the material grounds dismissed the same. I.D. 58/59 raised for bonus was pending before this Tribunal at that time. The respondent has not complied with the mandatory provis on of Section 33(2)(b) of getting approval from the Tribunal before passing order of dimissal. In the enquiry, the principles of natural justice have not been fol-'owed. Statements obtained from witnesses behind the back of the complainant were used in the enquiry. The findings of the Enquiry Officer is one sided and contrary to the materials on record. The jewel loan was sanctioned on the very same ofternoon and the Branch Manager was the competent authority to sanction the loan. The evidence available on record would not prove the charges framed against the work-The complainant had put in 11 years of service. He was appointed by the Chairman of the bank and he could not be dismissed by the Personnel Officer. In such circumstances, order of dismissal may be set aside and the complainant be reinstated with all attendant benefits.
- 3. The main averments found in the counter filed by the respondent are as follows:—The complainant was employed as cathier in the Pandamangalam branch off the respondent bank. On 8-11-86 he had taken the iewel loan of Rs. 9.000 from Canara Bank. Pothanur Pudunalayam and a sum of Rs. 11 072 02 was out standing in the said loan on 16 8-88. On that day, the complainant's brother-in-law. Se'varai came to the branch in the forenoon session and the complainant cave him Rs. 11.500 from the bank cash and sent him to Canara Bank to redeem the jewels. The complainant made

a note in the Cashier's scroll for taking out Rs. 11,500. The Manager Shri Periasamy had seen Selvaraj sitting inside the Cash.er's cabin at 12.30 p.m. on 16-8-88. At about 2.00 p.m. when the Jewel appraiser was winding up his work for the day, the complainant approached the Branch Manager and told him that one of his relative would return from Vellore after redeeming the jewels from Canara Bank and the said jewel has to be pledged in the respondent-bank. The appraiser had booked enough jewel loans and the loan limit allotted to the branch was almost nearing completion. The Manager to'd the complainant that the loan can be availed on the following day if it was so required. At that time, the complainant revealed the fact that he had given cash from bank to his relative and therefore that day itself the loan had to be booked at the branch. When the Branch Manager booked at the took the complainant to task, there was an exchange of words between the Manager and the complainant. Ultimately the Manager obliged to issue jewel loan to the com-plainant against the deposit of jewels with a view to avoid risk to the bank's funds. Solvaral returned with the redeemed lowels and the same was pledged in the respondent bank. It would appear that the complainant has taken out cash of Rs. 11.500/- and Selvarar utilised Rs. 11.070/- for pledeing the iewels and had returned Rs. 430/- to the complainant who made a note of the same on the right han doop of the cashier's small for that day. On 17-8-85, the Branch Manager made a report of the incident to the Central Office The Industrial Relations Officer Shri Balasubramaet Kerur nian mode an investigation and examined Mrs. Sakunthala an employee of the bank and one T. V. Ranganathan Chettiar, the appraiser. The Fuguiry Officer collected their writtian, the appraiser. The Enquiry Officer collected their written statement. In the domestic enquiry, three witnesses were examined on the side of the management to prove the charses seasest the complainant. On the findings of the Fnaniry Officer second show cause notice was insued to him and on netting his reply the order of dismissal was passed against The anneal filed by the complainant was also dismissed, Sakunthala who witnessed the occurrence on 16-8-88 and move a voluntary statement to the Investigation Officer, as a collective felt embarassed to appear in the enquiry and to give evidence against the complainant. So she was not examined in the enquiry C V Rangamithan Chottiar who cave statement was intimidated by the complainant and he also did not appear in the enquiry. The Disciplinary authority had analysed the evidence and on applying his mind has passed order of dismissal. The alleged violation of Sec. 33 of the LD. Act would not vitiate the order of dismissal. There was no violaton of the principles of natural justice and hence the enquiry is not vitiated. The Disciplinary authority can function as Enquiry Officer and also punishing authority as ner Binartite Settlement. There is no invariable rule that the appointing authority alone should be the punishing authority. The respondent bank have notified the officers who should function as Discinlinary authorities and Appellate Authorities. Shri K G. Vaidvanathon was notified as Disciplinary authority. For all these reasons, the complaint may be dismissed.

- 4. Ex. M-1 to M-13 have been marked on the side of the management. No document was marked on the side of the complainant. Both parties have not examined any witnesses.
- 5 The point for our consideration is: Whether the complainant may be allowed setting aside the order of dismissal?
- 6. The Point: The complainant was working as Cashier in the respondent's branch at Pandamangalam, Salem District. The respondent has pledged some jewels (two gold chains) weighing nearly 74 grams, in the Canara Bank, Pothanur Pudhunalayam branch and obtained the loan of Rs. 9.000/-. On 16-8-88, his Brother-in-law Selvaraj came to Par/in vangalan bran h of the respondent-bank and was found sitting inside the cashier's cabin. After some time Sh. Shelvaraj left the place. Around 2.00 p.m. on that day, when the appraiser of the bank Ranganathan Chettiar was about to finish his day's work, the complainant informed the Manager of the bank Shri Periasamy that his relative is coming for pledeing some lewels, and therefore the approiser has to wait for some more time. When the Manager told him that they were about to reach the permitted loan target for that year that there was no possibility of getting further loan, the complainant invided that the loan should be sanctioned. Once again the Manager told the complainant that in such case, the loan can be sendiciped on the next day. At that time, the respondent informed the Manager that he had taken out cash from the cash chest of the hank and handed over the same to his relative Selvaraj for redeeming the jewels pledged in Canara Bank

and to repledge the same jewels in the branch of the respondent-bank. The Manager did not agree with the complainant the way in which he had taken out the cash from the bank in order to redeem the jewels. The complainant behaved it a disorderly manner with the Manager while he was on dity in the premises of the Bank. However, the Manager granted the jewel loan in the name of Shri K. Selvaraj the relative of the complainant. On the next day, the Manager sent a report and MW1 Balasubramanian came to the bank for the purpose of investigation, examined witnesses and submitted his report Ex. M-12. On the basis of the report three charges were framed against the workman for misconduct as per Clause 19(j)(c) and 19.2 of the Bipartite Settlement dated 19-10-66 alleging

"Acting prejudicial to the interest of the bank Disorderly and indecent behaviour in the premises of the Bank." "Commiss on of an offence of misappropriation of Bank's fund, which is punishable under Indian Penal Code."

Followed by the charge sheet, the respondent management kept him under suspension ruder Fx. M-15. Thereafter the Enquiry was held. Oue Shri K G Vaidyanathan was appointed as Enquiry Officer and one Shri Balasubramanian was appointed as Presenting Officer in the enquiry. The workman was defended by the representative. The Enquiry proceedings marked as Ex. M 19 shows that the workman had every opportunity to defend himself in the enquiry. Though there is a general observation in the complainant that workman was not given opportunity to defend himself in the enquiry following the principles of natural justice, actually the complainant had not stated any specific reasons to substantiate the same. A perusal of the enquiry proceedings would go to show that the Enquiry Officer had given all the opportunities to the workman and he had availed all such opportunities. The workman had examined him elf and other witnesses on his side in the enquiry. Therefore, the Enquiry proceedings was fair and proper.

7. It was argued on the side of the complainant that the Enquiry Officre without looking into the evidence available on record has come to the conclusion that all the three charges have been proved. However, the Enquiry Officer has assigned reasons for coming to the conclusion. In Fires One Tyre and Rubber Company Pvt. Limited, Vs. Their workmen (33 for P. 151) the Agent Court held that the employer was within his right in refusing to believe any evidence and Industrial Tribunal cannot exercise appeal power before coming to a different conclusion. The power of the Industrial Tribunal is very much limited, and it cannot act as Appellate Authority. If the findings is perverse, then the Tribunal can interfere with the findings. If the findings are arrived at by the Fnquiry Officer on the evidence available on record, though the Industrial Tribunal can disagree with the evidence, cannot hold that the findings are nerverse. It is worthwhile to look into the evidence available on record.

8. On 16-8-88, at about 2.00 p.m. when the complainant Balakrishnan revealed the fact of giving the amount to his relative from the Bank cash on the hope of getting the loan on the same day, the manager got shock. When the Manager shouted at him as to how he parted away with the bank's cash for the purpose of redeeming his jewels, the workman shouted back saying that the cash, could be verified in the evening after the day's transaction, and the Manager was unable to say anything before the closure of cash transaction. One Sakunthala another staff member of the bank and Ranganathan Chettiar Appraiser of the bank were present then. Apart from the Manager Shri Periasamy Sakunthala and Shri Ranganathan were the two witnesses for the said occurence. These two witnesses were not examined in the domestic enquiry. Sakunthala gave a letter marked as Ex-M-20 saving she was embarassed, to appear before the Enquiry Officer as witness. Ranganathan Chettiar gave a letter Ex. M-21 that the complainant has threatened Smt. Sakunthala not to depose against him in the enquiry and he also anticipated the same from the complainant. Therefore, he could not appear in the enquiry. The said letter given by Ranganathan Chettiar marked as Ex. M-21. From the letter Ex. M-21, it is clear that the complainant has threatened Sakunthala whereas in her letter Ex M-20 reason for her embarassement to denose in the enquiry has not been stated. However, the fact remains that these two important wirnesses were not examined in the enquiry. The only witness left

out to speak about as to what happened on that day was the Manager Sint Periasanty. The complantant has made certain diregation against the wallager saying that there was enemity between man and the trialinger and with a view to wieca vengence the Manager has sent the complaint LA. MI-6 on the next day to the Deputy General Manager, Central Oince, However, the complantant has stated the reasons for the difference of opinion between him and the standard omy when he deposed as witness on his side. There is nothing on record to substandate the various reasons assigned by the workman in his deposition, saying that there was onemany perwicen man and the manager. Therefore, the allegations of the workman that because of enomicy between that and the Manager, he has sent a report against him to the higher cannot be accepted. Lne Managet authorities Snii rerasamy as MW2 has deposed to what all happened on 16-8-88 in the office. He has sent his report Ex. M. 2 and on the basis of the eard report on 18-8-88 MW1, Suri Balasubiaman, an, h.v. stigating Omeer went to Pandamangalam and submitted his report Ex. M. 12. MW1 in his evidence in the enquiry has stated about his investigation into the matter specially examining various witnesses and gamered more materials on the basis of the report Ex. M. c. MWS Sundaram an officer of the legal cell had deposed about the action taken by the management in the mater. So MWs 1 and 3 are not eye witnesses for the occurrence on 16-8-88. MW2 Manager Shri Periasamy had witnesses the occurrence. There was no enemity worth the reason between the workman and MW2 Periasamy. If there was any such enemity, MW2 would not have sanctioned the loan or would have verified the cash without sanctioning the loan at the end of the day and found out the amount taken by the workman much against the rules of the bank So, the evidence of MW2, the Manager should be given sumclent credence.

9. MW1 has stated that when he had raised formal objection in sanctioning the toan, the Wolkman voluntarity admitted that he had arready taken out casa which he was environce as control of the name to reacett the lewers breaked by nun in Canada Bank, With the Hope to repletige the sumjeweis in the respondent's pranch at randamangaram and to set right the account. The admission aneged to have comgiven by the petitioner was defined by him in Ex. M. 11 wherein he has stated that his prother-in-law brought Ks. 0,000 and he directed him to obtain toan of Rs. 5,000 Hom out. Pajanjapan (DW 13) and after obtaining the loan from him. Servarus went to Canara Bank to rediem the sewels and brought it for piedging the same in respondent branch as Panuamangaiam. He has not admitted removing the caso which was enjusted to him as cashier. On the contrary he has examined Servarai as DW2 and ralantappan as DW3 DW2 Selvaraj has stated that he brought on his side. Re. 6,000 and by obtaining loan of Rs. 5,000 from DW3 Palantappan he went to Canara Bank and redeemed the jewels. Palaniappan has corroborated the evidence of DWs 1 and 2 saying that he used to give hand loans to the work-man and accordingly on that day in question he gave Selvaraj a sum of Rs. 5,000 and the amount was returned to him in the evening. So, there is evidence to substantiate the version of the workman. However, when MW1 Investi-Agating Officer Shri Balasubramanian went to Pandamanga.am on 18-8-88, when expressed the necessity of examining Palaniappan saw that the workman by standing on the verandah of the bank, was making some signs to Palaniappan. Further after attending a phone call from the Head Office and while returning to his place, he saw the workman standing with Palaniappan in front of a shop which was just opposite to the bank. Once again when he was making enquiries Palaniappan voluntarily came to the place where Investigating Officer was sitting and told him that he and the workman are good friends and that the workman used to borr w money from him regularly and on 16-8 88, he gave Rs. 5.00% to him. These acts of Palaniappan brought suspicion about the statement given by the workman. Further, the Investigating Officer has also felt that there was no need for Palan appan to come and vo untarily give an explanation when he was not at all called for. Naturally these are all strong suspicions regarding the conduct of the workman. Suspicion however grave cannot take the place of truth. To accept the evidence as true the pature of evidence adduced in the enquiry should be plausible and reasonable. The behaviour of Shri Palaniappoint on that day brought some suspicion about the truth of the statement given by the workman and however such suspicion cannot take the place of truth.

10. One more reason stated on the side of the management was that the Workman had noted down the ngures Ks. 11,000 and its, 430 in EA, ivi.o in the seroil maintained by him on This was not found out either by the Manager or by the Investigation Officer earner. It was only on 12-9-88, the Manager had sent Ex. M-17 letter to the management showing the writings in pencil, as Rs. 11,000 and Rs. 450. The Manager as MW2 had clearly stated that due to his experience in the branch with the headstayting of the work. experience in the branch with the handwriting of the workman, ne could able to find out that those two figures Rs. 11,000 and Rs. 430 were written by the workman. The workman had denied it. The second page of Ex. M. 6 shows the witting of Rs. 11,000 and once shows the writing again the same has been striked out with pencil, and Rs. 430 bas been written on the right side corner. Under Ex. M. 1 the workman had pledged two gold chains in his name in the Canara Bank, Pothanur Pudhupalayam branch and under Ex. M. 2, the amount to be paid for redeeming the chains was Rs. 11,072.20. Under Ex. M. 4 a sum of Rs. 1,000 has been paid under Ex. M. 5, a sum of Rs. 10,072.20 has been paid by Shri Selvaraj. These things are not denied. So, the management has contended that the workman has taken as 1,000 from our of the contended to account the series of the seri out Rs. 11,000 from out of the cash entrusted to him and used the same for redeeming the gold chains. If he had paid Rs. 1,000 under Ex. M. 4, and the balance of Rs. 10,072.20 was paid under Ex. M. 5, the balance which Servaraj could have paid to the workman would be Rs 930 (rounded off), but whereas he has mentioned Rs. 430. If we presume on the basis of Rs. 430 then the cash removed from the bank could have been Rs. 10,500 whereas the bank has contended that he has mentioned Rs. 11,000. Such notings are contradictory with each other. Further, Ex. M. 6 was available in the bank, neither the Manager nor the Investigation Officer or other officials of the bank has found out such notings in pencil carlier to 12-9-88 on which date Ex. M 7 has been written. If really the figures were found in Ex. M. 6, officials would not have missed it to presume in the aforesaid way. Strictly speaking there is no proof that the workman had written the figures Rs. 11,000 and Rs. 430 in Ex. M. 6. As we have already seen those figures also do not tally with the presumptions raised by the management. On the basis of the presumptions and surmises, we cannot come to fair conclusion. When the workman reported to the Manager that he had handed over the required amount to his Brotherin law Selvaraj from out of the cash entrusted to him, the Manager ought to have verified the cash immediately. He had not done so. However, it was explained that the workman as cash er told him that it is only at the end of the day. he could verify the cash and not earlier. In such circumstances, the Manager could have informed the matter immediately over phone to the Hoad Office, as from the evidence of MWI, it is clear that there was phone connection between Pandamangalam and Head Office. The manager has not done so. However, it was said that the manager with a view to preserve the interest of the bank has granted lewel loan. The manager cannot be blamed for the entire thing. However, simply by accepting the behavour of the manager, we cannot come to the conclusion that the workman was at fault. Independent of it there must be some evidence that actually the amount was taken out of the cash entrusted to the workman as the cashier of the bank. When the workman has given a different version altogether and had examined witnesses to substantiate his case the case of the management that the workman had removed required amount for redeeming jewels from out of the bank's cash entrusted to him cannot be accepted. Unles there is some acceptable evidence to show that the workman had removed the cash of the bank against the rules, we cannot find the workman guilty. Merely by depending on the evidence of the manager, we cannot come to a safe conclusion that the workman had told the manager that he had given cash from out of the cash entrusted to him as cashler to redeem the jewels Therefore, here is no satisfactory evidence to prove charge Nos. 1 and 3, acting prejudicial to the interest of the bank, and commission of offence of misanpropriation of bank's funds which is punishable under Indian Penal Code.

11. The second charge deals with disorderly and indecent behaviour in the premises of the bank by the workman. Fx. M. 8 is the first report given by the manager regarding the incident. The said letter shows that the Manager got shock as he heard from the workman that he removed some money for redeeming the iswels. Apart from that he had not stated

anything to show that the workman behaved disorderly or indecently. Sakunthala in her statement Ex. M. 9 has stated that the workman demanded the loan authoritatively. Such demand cannot be termed either indecent or disorderly behaviour. In Ex. M. 10, Ranganathan has not stated anything to show that the workman had behaved disorderly or indecent manner. From the evidence of MW2, the manager also, it cannot be said that the workman has behaved in disorderly or indecent manner. Therefore, there is not sufficient evidece to prove the disorderly or indecent behaviour of the workman So, it has to be held that the second charge has not been proved.

From the foregoing discussion, it is clear that all the three charges framed against workman have not been proved and the punishment imposed on the workman has to be set aside.

In the result, award is passed setting aside the punishment imposed on the workman for his reinstalement, continuity of service, back wages and other attendant benefits. No costs. Dated, this the 26th day of March, 1997.

## S. THANGARAJ, Industrial Tribunal

#### WITNESSES EXAMINED

For both sides: None,

#### DOCUMENTS MARKED

For Complainant: Nil.

For Management:

- Ex. M.1/18-11-86: Letter from the petitioner to Canara Bank, Pothanur Branch refusing to sanction the jewel loan for a sum of Rs 9,000.
- M.2/18-11-86: Copy of the jewel loan ledger of the petitioner with Canara Bank Pothanur Branch.
- M.3/16-8-88: Letter from the peritioner to the Manager, Canara Bank, Pothanur requesting to hand over the jewels pledged for brother-in-law Mr. K. Selvaraj.
- M.4/16-8-88: Cash remittance challan for Rs. 1000 at Canara Bank, Pothanur in the jewel loan account No. 434 (Challan S. No. 15).
- M.5/16-8-88: Cash remittance challan for Rs. 10.072.00 at Canara Bank, Pothanur in the jewel loan A/c No. 434 (Challan No. 52).
- M.6/16-6-88: Cash scroll of Pandamangalam Branch.
- M.7/16-8-88: Leave application of the complainant for the period from 17-8-88 to 19-8-88 applying three days casual leave stating the reason as 'Personal'.
- M.8/17-8-88: Letter from the Manager, Pandamangalam Branch to Dy. General Manager informing about the mal-practice occurred at his branch.
- M.9/18-8-88: Letter from Mrs. Sakunathala, Clerk. Pandamangalam Branch addressed to the Chairman, handed over to the Investigating Officer.
- M.10/18-8-88: Letter from Sri T V. Ranganathan Chettlar contract appraisal handed over to the Investigating Officer.
- M.11/20-8-88: Letter from the petitioner addressed to the Dv General Manager, Personnel Administration Department
- M.12/20-8-88: Investigation report submitted by S. Balasubramanian, Industrial Relation Officer, Personnel Administration Department.
- M.13/30-8-88: Letter from the Manager, Pandamangalam Branch addressed to the Dy. G. M.
- M.14/31-8-88: Charge sheet Ref. PAD/22 '88, dated 31st August, 1988 issued to the complainant.
- M.15/31-8-88: Order of suspension hearing Ref. PAD/ 23/88 issued to the complainant.
- M.16/5-9-88: Reply from the complainant for the charge sheet and order of suspension.

M.17/12-9-88: Letter from the Manager, Pandamangalam Branch addressed to Chief Officer, P.A.D. Central Office.

M.18/18-10-88: Departmental enquiry notice issued to the complainant.

M.19/2-11-88: Proceeding of the enquiry held on 2-11-88. 22-11-88, 30-11-88, 5-1-89, 6-1-89 and 24-1-89.

M.20/22-11-88: Letter from Mrs. Sakunthala, Clerk. Pandamangalam branch to enquiry officer regarding not to participate in the enquiry.

M.21/20-11-88: Letter from Sri T. V. Ranganathan Chettiar regarding not to participate in the enquiry.

M.22/23-11-89: Findings of the enquiry officer.

M.23/18-12-89: Proceedings of the processed punishment hearing.

M.24/6-1-90: Final orders issued to the petitioner.

M.25/6-1-90: Order of dismissal issued to the petitioner

M.26/22-2-90: Appeal preferred by the complainant.

M.27/19-4-90: Orders passed by the Appellate Authority.

M.28/19-4-90: Extract from the first bi-partite settlement dated 19-10-66 on Disciplinary Action and proceeding therefor.

M.29/28-12-85: Circular notifying Penal of persons empowered to hold enquiry and take disciplinary action and pass orders.

M.30/21-12-85: Notice published in the notice board showing a list of Personnel to hold enquiry and take disciplinary action and pass original orders.

# नई दिल्ली, 22 ग्रगस्त, 1997

का. था. 2365—शौधोगिक विवाद ग्रधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार करूर वेस्ता बैंक लिमि., करूर के प्रबंधतंत्र के संबद्ध नियोजकों ग्रीर उनके कर्षकारों के बीच, धनुबंतंध में निर्दिष्ट ग्रौद्धोगिक विवाद में ग्रौद्धोगिक ग्रधिकरण, तिमलनाषु, मद्रास के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-8-97 को प्राप्त हुन्ना था।

[संख्या एल-12014/2/97-माई मार (बी-1)] पी.जे. माईकल, डैस्क मधिकारी

# New Delhi, the 22nd August, 1997

S.O. 2365.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal, Tamil Nadu, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Karur Vysya Bank Ltd. Karur and their workman, which was received by the Central Government on the 20th August, 1997.

[No. L-12014|2|97-IR (B.I)]

P. J. MICHAEL, Desk Officer

## ANNEXURE

# BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU, MADRAS

Wednesday, the 9th day of April, 1997

PRESENT:

# THIRU S. THANGARAJ, B.Sc., L.L.B., INDUSTRIAL TRIBUNAL

## COMPLAINT NO. 7 of 1991

Shri S. Ragavendran, S|o R. Nagarajan, Mill Staff Quarters, Ramjee Nagar, Trichy—620009. . . Complainant

Vs.

The Management of Karur Vysya
Bank Ltd.,
represented by its Chairman,
Karur-639002. ....Respondent

In the matter of reference in the Industrial Dispute No. 59 of 1989 Complaint under Section 33-A of the Industrial Disputes Act, 1947.

This dispute coming on for final hearing on Monday, the 17th day of February 1997, upon perusing the Complaint, Counter statement and all other material papers on record, upon hearing the arguments of Tvl. K. Chandru & D. Bharathy, Advocates appearing for the Complainant, and of Tvl. T. S. Gopalan, P. Ibrahim Kalifulla, Advocates appearing for the respondent, and this complaint having stood over till this day for consideration, this Tribunal made the following

## AWARD

This complaint has been filed by the Complainant under Section 33-A of the Industrial Disputes Act. 1947 for setting aside the order of his dismissal.

2. The main averments found in the complaint are as follows:

The complainant was appointed as a sub-staff in the year 1978 in the Markaiyankottai branch (Madurai Dist.) of the respondent Karur Vysya Bank Ltd., The complainant was charged that he had forged the withdrawal slips in the name of one Seethammal for Rs. 600 -, 500 - and Rs. 200 on various dates that he had made entries in the ledger book without any authority. The domestic enquiry was commenced on 7-1-88 and was ended on 11-4-89. On 17-3-89, the Enquiry Officer gave a notice for re-opening the case and in spite of the objection raised by the complainant he had examined the handwriting expert on 25-4-89. The Forensic sciences Laboratory is a Government organisation and the expert will generally give evidence in Civil or Criminal case and not in any departmental enquiries. However,

the respondent bank with its influence has brought the expert and examined him as a witness. In the enquiry, the letter written by Seethammal saying that she alone withdrew the amounts was produced on the side of the complainant. On 3-4-90 the second show cause notice was served on the complainant basis the findings of the enquiry officer, as and why he should not be dismissed The workman gave his written from service. submission praying for a lenient punishment. However, the management dismissed him 9-6-90. I.D. 58|89 raised by the Karur Vyaya Bank Employees Union is pending before this Tribunal and the management without seeking the approval of this Tribunal uls. 33(2)(b) of the I.D. Act, had dismissed the petitioner and therefore contravened Section 33 of the I.D. Act. The domestic enquiry was opposed to the principles of natural justice. The offence alleged against the complainant was of criminal nature and even then no complaint was given to the Police against The charge regarding the the Complainant. occurrence in September 1986 was not valid. The reopening of evidence after the completion of the oral evidence is wholly unjustified. Deputing a handwriting expert, a Government Officer in the private domestic enquiry is against the rules. The evidence of handwriting expert did not implicate the complainant with the charge. The respondent has failed to take note of the letter written by Seethammal saying that the withdrawals have been made by her. The Enquiry Officer did not chose to give any credence to the witness examined on the side of the complainant and the report of the Enquiry Officer was one sided. The Disciplinary authority without considering the submissions made by the complainant had mechanically passed the order. The punishment of dismissal is shockingly disproportionate to the gravity of offence alleged in the charge. Award may be passed setting aside the order of dismissal and to reinstate the complainant with continuity of service back wages and other attendant benefits.

3. The main averments found in the counter filed by the respondent-bank are as follows:

On 28-7-87 at about 2.15 p.m. after the Clerk Balusamy had left for lunch, the complainant informed the Branch Manager of the cheque presented for withdrawal of money. To the question raised by the Branch Manager to the complainant answered, as the customer Seethammal was unwell, she had authorised him to collect the money. When the Manager asked for the specimen card, the complainant told him that

Seethammal is residing in the same street, and she was known to him. The Branch Manager asked the complainant to sign the withdrawal form and paid ks. 200. However, the Manager felt suspicion about the transaction and when verified he tound variation between the signature found on the instrument and the specimen signature. When he asked the complainant to bring the customer, he told him that she had gone to Ragavendra Mutt. The Manager insisted the complainant to bring the customer. When the Manager enquired the customer the complainant intertered and said that she wanted to redeposit the amount of Rs. 200 into her account, and he did not allow her to talk to the Branch Manager. When the Clerk Balusamy returned after lunch, the Manager brought two other constituents namely Sethu Rao and R. G. Krishnan and they spoke to the lady in Kannada and told the Branch Manager that she did not give any withdrawal form to the complainant on that day and Rs. 1500 was said to have been standing to her credit on that day. When the Branch Manager told her the balance in her account was only Rs. 223 she was shocked. Clerk Balusamy showed her the previous two withdrawal slips of Rs. 600 and Rs. 500 each and the lady replied that she had not withdrawn any amount. The complainant in the presence of all of them had admitted that the earlier withdrawals were also drawn by him by forging the signature of the constituent. The complainant agreed to make a statement admitting his lapses but subsequently he had not made any such statement. On 2-9-87 a charge sheet was issued and the complainant gave his reply on 22-9-87 denying allegations. After the examination of management witness in the domestic enquiry, it was felt that the opinion of the handwriting expert should be obtained and a reference was made to the Director of Forensic Sciences Department, Government of Tamilnadu, Handwriting expert was examined as MW5. The complainant examined himself, R. G. Krishnan and Sethu Rao on his side. The Enquiry Officer gave his findings saying that the charges covered by charge sheet dated 2-9-87 were established. The charge regarding unauthorised entry made by the complainant in the year 1935 was only incidental. In the personal hearing the complainant gave his representation and the same was recorded. Considering the representation, the Enquiry Officer passed the final order on 9-6-90 dismissing the complainant from the service of the bank. The complainant preferred an appeal and the Appellate Authority passed an order on 22-9-90 confirming the punishment of dismissal. As the representative was carrying on correspondence with Forensic Sciences Department only after obtaining the orders the handwriting expert could be examined. The handwriting expert was examined before the closing of the domestic enquiry and the respondent had opportunity to cross-examine him. There is nothing irregular in getting the opinion from an expert belonging to the Government of Tamilnadu. Incre was no obligation on the part of the respondent to lodge a police complaint against the complainant. Enquiry Officer has given a detailed report giving sufficient reasons for the conclusions reached by him. The alleged violation of Section 33 of the I.D. Act, 1947 would not invalidate the order of dismissal. The Enquiry Officer's reference to the incident in 1985 was only incidental as it was mentioned in the charge sheet. On that account, the report of the Enquiry Officer cannot be branded as invalid. The request for the examination of handwriting expert after examination of MW4 was perfectly justified and the letter alleged to have been written by constituent would not in any way advance the case of the petitioner in so far as the forgery of the constituent's signature was concerned. charges against the complainant were conclusively proved and the punishment of dismissal was fully justified, and therefore the complaint may be dismissed.

- 4. No witness was examined on both sides. No document was filed on the side of the complainant. The respondent has marked Exs. M. 1 to M. 42.
- 5. The Point for our consideration is: Whether the order of dismissal may be set aside as prayed for?
- 6. The Point: The workman Raghavendran was working as a Sub-staff in the Markaiyankottai branch of the respondent. The Karur Vysya Bank Ltd., Ex. M. 8 charge sheet was given to the workman alleging that on 28-7-87 a withdrawal slip fer Rs. 200 on S.B.A|c. No. 1553 was presented for collection by the workman and on suspicion when the Manager called for the account holder, Scethammal, she denied the presence of the workman, having handed over the withdrawal slip to the workman for withdrawal of Rs. 200. When the Manager told Seethammal that after debiting the balance will be only Rs. 223, Rs. 200 Seethammal told the Manager it would be more than Rs. 1500 and she denied the previous withdrawals of Rs. 600 and Rs. 500 and thereupon the workman confessed in the presence of Seethammal, Sethu Rao and Krishnan of Markaiyankottai that he had withdrawn money by forging the signature of Smt. Seethammal on those withdrawal slips. For these charges, enquiry was held against the workman. The Enquiry proceedings are marked as Ex. M. 11 and the findings of the Enquiry Officer is marked as Ex. M. 12. The final order passed dismissing the workman from service is marked as Ex. M. 14. The workman denied the entire charge and filed this complaint challenging the order of dismissal passed against him.
- 7. The main allegation against the workman was that he forged the signature of Seethammal in Ex. M. 2, M. 3 and M. 4 withdrawal slips respectively for Rs. 600, Rs. 200 and Rs. 500. It is only on

the basis of Ex. M. 3, the fact of forging the withdrawal ships Ex. M. 2 and M. 4 have been brought out, it was the contention of the respondent management that the workman had voluntarily comessed having forged the signature of Seetnammal in Exs. M. 2 to M. 4 in the presence of witnesses Sethu Rao and Krishnan who are residents of Markaiyankottai. Regarding Ex. M. 3 withdrawal MW2, Shri Mahendran, the Manager Markaiyankottai branch had deposed as to what had happened on that day. believing the words of the workmen, MW2 passed Ex. M. 3 withdrawal slip for Rs. 200 but when he compared the signature of Seethammal found on Ex. M. 3 with Ex. M. 1, the signature found on the application for opening an account and also the specimen signature of Seethammal he noticed the difference. When the Manager asked the workman to bring Seethammal after some excuses he brought her to the bank and Seethammal denied having withdrawn Rs. 200 on that day. However, Seethammal could not be examined in the enquiry as she expired even before the commencement of the enquiry. So, the best witness to prove the said fact was not available for the respondent-management. The other proof was that on the handwriting expert who carefully compared the signatures found in Ex. M. 2 to M. 4 with that of Ex. M. 1. Handwriting expert Thiru Ramkrishnan who was examined as MW5 has clearly stated,

"On the basis of the present material it was not possible for me to offer any opinion whether the person who wrote the writing marked as \$-16 (Ex. W-3) wrote the signature Q1 to Q6 (Ex. M. 7G, 7C & 7D) respectively."

DWs2 and 3 did not support the case of management. DWs 2 and 3 either related or belonging to the same street wherein the workman lives are interested in the workman and in order to safeguard his interest they had spoken in favour of the workmen. The evidence of MWs 2 and 3 is cogent and convincing and in these circumstances, it cannot be said that they had deposed falsely in order to implicate the workman with the charge. They had no axe to grind against the workman and their evidence can be accepted. The non-examination of Seethammal due to her death and the report of the hand-writing expert will not go against the case of the management though it was not proved that the signature found on Exhibits M2 to M4 are not that of the workman. Even then the evidence of MW2 and MW3 would go to prove the charge against the workman. Unlike Criminal trial where the charge has to be proved beyond all reasonable doubt, in a domestic enquiry preponderance of probabilities would be enough to prove the charge. In the present case, the cogent and convincing evidence of MWs 2 and 3 would lead us to the unassailable conclusion that the workman has confessed before them that he had withdrawn the

amounts from the account of Seethammal. The workman as DW1 had stated that on 28-7-87 Seethammal came to the bank for the withdrawal of money. However, he has also stated that Scethammal was orthodox and she would not have come to the bank for withdrawal of amount as alleged by the workman. Further, inspite of the excuses given by the workman, the Branch Manager made Seethammal, to appear in the bank and Seethammal herself had admitted before Bank Manager, Bank Clerk (MW2 and MW3) that she had not sent withdrawal slip Ex. M. 3 on that day and also denied having withdrawn Rs. 600 and Rs. 500 respectively, under Exs. M. 2 and M.4. When the Bank Manager received a call from the Head office and he was about to inform the matter to the Head office immediately the workman confessed before MW2 and MW3 that he had committed the said offence, and he should be pardoned. That piece of evidence MWs 2 and 3 is quite natural and convincing. Therefore, leaving the interested testimony of the workman and the two witnesses examined on his side, there is ample evidence on record to prove the charge against him. The workman participated in the enquiry, that the defence representative appeared on his side and the representative cross-examined the witness in extenso. The workman availed all the opportunities in the domestic enquiry. The findings of the Enquiry Officer also cannot be said to be perverse. While considering all these reasons, it can be said that the domestic enquiry and the report of the Enquiry Officer are fair and proper.

9. When the Enquiry findings can be accepted, we will have to consider the punishment imposed on the workman. Considering the various facts, it is clear that the workman had misappropriated the amounts of the bank. He had acted in such a way of unbecoming of a bank employee and if he will be allowed to continue in the bank, there will not be any security for the various amounts deposited in the bank. By misusing the confidence reposed on him by an old lady Seethammal, he had withdrawn Rs. 600, Rs. 500 and Rs. 200 on three various dates and since MW2 the Manager was vigilant on 28-7-87, the entire facts were also brought into light. It may not be conducive for the respondent bank to keep such an employee in its service. Therefore, the punishment imposed on the workman also cannot be said to be excessive or disproportionate to the act of misconduct committed by him.

For all these reasons, there is no merit in the complaint and the same is liable to be dismissed.

In the result, award is passed dismissing the complaint. No costs.

Dated, this the 9th day of April 1997.

S. THANGARAJ, Industrial Tribunal

### WITNESSES EXAMINED

For both sides: None.

DOCUMENTS MARKED

For Complainant: Nil.

### For Management:

- Ex. M-1|5-5-84: Saving Account Opening form of N. Seethammal (xerox copy).
- M-2|6-7-87; Withdrawal form No. 295214 for Rs. 600 (xerox copy).
- M-3|28-7-87: Withdrawal form No. 295351 for Rs. 200 (xerox copy).
- M-4|25-5-87: Savings Account Pay in slip fer Rs. 800 (xerox copy).
- M-5/6-12-86: Saving Account Pay in slip Rs. 800 (xerox copy).
- M-6|25-6-86: Letter sent by the complainant to Personnel Officer, Central Office (xerox copy).
- M-7|31-7-67: Order of suspension issued to the complainant (xerox copy).
- M-8|2-9-87: Charge sheet issued to complainant (xerox copy).
- M-9|24-9-87: Reply given by the complainant to charge sheet (xerox copy).
- M-10 26-9-87: Enquiry Notice (xerox copy).
- M-11|28-10-87: Enquiry proceedings (xerox copx).
- M-12|3-4-90: Findings and proposed punishment order (xerox copy).
- M-13|30-4-90: Proposed punishment proceedings (xerox copy).
- M-14|9-6-90: Final order (xerox copy).
- M-15/11-6-90: Dismissal order (xerox copy).
- M-16/24-2-90: Appeal preferred by the complainant (xerox copy).
- M-17/22-9-90: Appellate Authority's order (xerox copy).
- M-18 : Extract from First Bipartite Settlement on disciplinary action (xerox copy).
- M-19|26-12-84: Circular notifying panel of persons empowered to hold enquiry and take disciplinary action (xerox copy).
- M-20|28-12-85: Notice published in the Notice Board showing the list of persons to hold enquiry and take disciplinary action (xerox copy).

- M-21 : Letter from respondent to Forenstic Sciences Department (xerox copy).
- M-22|27|6|86: Report of K. G. Vaidyanathan, Personnel Officer ((xerox copy).
- 4-23|22-8-86: Lotter from respondent to complainant (xerox copy).
- M-24|22-9-85: Reply of the complainant to M. 23 (xerox copy).
- M-25|2-3-87: Credit Challan in S.B.A|c. No. 1553 of Smt. Seethammal (xerox copy). copy).
- M-26|25-5-87: Withdrawal form of Smt. Seethammal (xerox copy).
- M-27|5-7-87: Withdrawal form issued pertaining to S.B.A|s. No. 1553 (xerox
- M-28|28-7-87: Letter from A. R. Mahendran, the then Manager of Markayian-kottai branch (xerox copy).
- M-29|28-7-87: Withdrawal form pertaining to S.B.A|c. No. 1553 (xerox copy).
- M-30|28-7-87: Telephone call register of Markayankottai Branch (xerox copy).
- M-31|28-7-87: Cash scroll of Manager, Markayankottai branch (xerox copy).
- M-32|30|7|87: D.O. letter from then Divisional Manager Madurai, to the Asst. General Manager (xerox copy).
- M-33|9-9-87: Letter from the Complainant to respondent (xerox copy).
- M-34|17-11-87: Letter from S. Balusamy, formerly Clerk of Markayankottai Branch of the respondent (xerox copy).
- M-35|29-10-87: Letter from respondent to S. Balusamy formerly Clerk of Marka-yankottai Branch (xerox copy).
- M-36|11-11-88: Letter from respondent to complainant (xerox copy).
- M-37|15-11-88: Letter from respondent to defence representative (xerox copy).
- M-38|16-11-88: Letter from complainant to the respondent (xerox copy).
- M-39|6-12-88: Letter from Defence representative to the complainant (xerox copy).
- M-40|10-12-88: Letter from Enquiry Officer to the Presenting Officer Mr. K. G. Vaidyanathan (xerox copy).
- M-41|27-12-88: Letter from K. G. Vaidyanathan to Enquiry Officer (xerox copy).
- M-42|3-1-89: Letter from the Defence representative to the Enquiry Officer (xerox copy).

# नई दिल्ली, 22 श्रगस्त, 1997

का.श्रा. 2366--आंबोगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय सरकार एस.बी. श्राई. हैंदराबाद के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक श्रिधकरण-I, हैदराबाद के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार की 20-8-97 को प्राप्त सुझा था।

[संख्या एल-12012/116/87-श्राई स्नार (बी-I)] पी. जे. माईकल, डैस्क श्रीधकारी

New Delhi, the 22nd August, 1997

S.O. 2366.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal-I, Hyderabad as shown in the Annexure, in the industrial dispute between the employers in relation to the managemnt of SBI, Hyderabad and their workman, which was received by the Central Government on 20-8-1997.

[No. L-12012/116/87-IR (B-I)] P. J. MICHAEL, Desk Officer

### ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL-I HYDERABAD PRESENT:

Srt V. V. Raghavan, B.A., LL B., Industrial Tribunal-I.

Dated: 26th Day of June, 1997

Industrial Dispute No. 6 of 1997

### BETWEEN

C. B. S. P. Raman, State Bank Employees Union, Vijayawada . . Petitioner

### AND

- (1) Regional Manager, Region-IV SBI Bank Street, Hyderabad-500001
- (2) Chief Regional Manager, SBI Regional Offict, RTC Complex, Vishakapatnam ...Respondent

### APPEARANCES:

None-for the Petitioner.

Sri B. G. Ravindra Reddy, Advocate—for the Respondent.

### AWARD

The Government of India, Ministry of Labour, New Delhi by its Order No. 1-12012/116/87-IR (B-I) dated 4-2-97 referred the following dispute under Section 10(1)(d) of Induitrial Diiputes Act, 1947 for adjudication.

- "V/hether the action of the management of SBI in terminating the services of Sri B. Malli Kerjuna Rao, M. Jayapal and K. Babu Rao is legal and justified? If not to what relief the workmen entitled to?"
- 2. After receipt of the said reference this Tribunal, has issued a notice to both the parties. Notice was served upon the Respondent. The petitioner did not appear but Sri C. Suryanarayana, Advocate appeared for the petitioner and offered to file Vakalat. The Respondent was absent the matter was posted for his Vakalat and claim statement of the petitioner from 17-4-97 to 29-6-97. No body appeared on behalf of the workmen.
- 3. In view of the above it is presumed both the parties are not interested to prosecute the matter. There is no option to this Tribunal except to close the matter. Hence this I. D. is closed.

Given under my hand and the seal of this Court, this the 20th day of June, 1997.

V. V. RAGHAVAN, Industrial Tribunal-I

नई दिल्ली. 22 ग्रगस्त, 1997

का था. 2367. --- औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार स्टट बैंक भाफ इंडिया हैदराबाद के प्रबंधतंत्र से पंचा नियोजकों आर उनके कर्मकारों के बीच, ग्रनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक ग्रिधिकरण-I, हैदराबाद के प्चपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-8-97को प्राप्त हुआ था।

[संख्या एल- 12012/139/97-ब्राई ब्रार (वी-I)] पी.जे. माईकल, डैरक ब्राधिकारी

New Delhi, the 22nd August, 1997

S.O. 2367.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal-I, Hyderabad as shown in the Annexure, in the industrial dispute between the employers in elation to the management of State Bank of India Hyderabad and their workman, which was received by the Central Government on 20-8-1997.

[No. L-12012/139/97-IR (B-I)] P. J. MICHAEL, Desk Officer

### ANNEXURE

# BEFORE THE INDUSTRIAL TRIBUNAL-I AT HYDERABAD

PRESENT:

Sri V. V. Raghavan, B.A., LL B., Industrial Tribunal-I.
 Dated: 20th Day of June, 1997
 Industrial Dispute No. 5 of 1997

### BETWEEN

State Bank Employees Union,

Sri C. B. S. P. Raman, Peddibhotlavari Street, Vijayawada . . Petitioner

### AND

Regional Manager,

Region IV State Bank of India, Bank Street, Hyderabad 50000! . Respondent

### APPEARANCES:

None appeared -- for both parties.

### AWARD

The Government of India, Ministry of Labour New Delhi by its Order No. L-12012/139/97-IR (B-I) dated 4-2-97 referred the following dispute under Section 10(1)(d) of Industrial Dispute Act, 1947 for adjudication:

"Whether the action of the management of SBI in terminating the services of Sri B. Saraiah is legal and justified? If not, to what relief the workmen are entitled to?"

- 2. After receipt of the said reference, this Tribunal, had issued a notice to both the parties. Both the parties had received the notice. Subsequently the matter was posted for appearance of both the parties and for filing of their respective statements on 5 occasions. But both the parties did not appear and no representation was even made on their behalf.
- 3. In view of the above it is presumed that both the parties are not interested to prosecute the matter. There is no ontion to this Tribunal except to colse the matter. Hence this I, D is closed.

Given under my hand and the seal of this Court, this the 20th Day of June, 1997.

V. V. RAGHAVAN, Industrial Tribunal-I

नई दिल्ली, 22 श्रगस्त, 1997

का. ग्रा. 2368. -- औद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के प्रनुसरण में, केन्द्रीय सरकार बंक प्राप. मदुरा लिमि. मदास के प्रवधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, प्रनुवंध में निविष्ट अद्योगिक विवाद में औद्योगिक प्रधिकरण, तिमलनाबु के पंचपट को प्रकाणित करती है, जो केन्द्रीय सरकार को 20-8-97 को प्राप्त हथा था।

[संख्या एल → 12012/56/92 → आई आर (बी-]]] पी.जे. माईकल, खेस्क आधिकारी

New Delhi, the 22nd August, 1997

S.O. 2368.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Tamil Nadu as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Bank of Madura Ltd. Madras and their workman, which was received by the Central Government on 20.8-1997.

[No. L-12012/56/92-IR (B-III)] I' J. MICHAFL, Desk Officer

#### ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU MADRAS

Monday, the 16th day of June, 1997

PRESENT:

Thiru S. Thangaraj, B.Sc., L.L.B., Industigal Tribunal.

Industrial Dispute No. 41 of 1992

(In the matter of the dispute for adjudication under Section 10(1)(d) of the I. D. Act, 1947 between the Workmen and the Management of Bank of Madura Ltd, Madras).

### BETWEEN

Shri M. Natesan,

10, Jothidar Street, Vengimedu Post, Karur-639006.

#### AND

The General Manager,

Bank of Madura Ltd., Central Office, P.B. No. 5225, 753, Anna Salai, Madras-600002.

REFERENCE:

Order No. 1,-12012/56/92-IR (B-III), Ministry of Labour, dated 27-4-92, Government of India, New Delhi

This dispute coming on for final hearing on Friday, the 30th day of May 1997, upon perusing the claim, counter statement and all other material papers on record, upon hearing the arguments of Ivl K Chandiu D Bharathy and Defance: anthaman, Advocates appearing for the petitioner and of Thiru S. Jayaraman, Advocates appearing for the respondent, and this dispute having stood over till this day consideration, this Tribunal made the following:

#### AWARD

Government of India vide their Order No. L-12012/56/92-IR (B-III), Ministry of Labour, dated 7-4-92, have referred this dispute under Section 10(1)(d) of the 1. D. Act, 1947 to this Tribunal for adjudication of the following issue:

"Whether Shri M. Natesan, Canvassing-cum-Collecting Agent was workmon of the Bank of Madura Ltd., If so, whether the action of the Bank Management in terminating the services of Shri M. Natesan vide Order dated 9-3-91 was justified." If not, to what relief Shri M. Natesan is entitled to?"

- 2. On services of notices both the petitioner and respondent appeared before this Tribunal and filed their claim and counter statement respectively.
- 3. The main averments found in the claim statement filed by the Petitioner are as follows;

The petitioner was employed as Dhina Somippu Canvassing-cum-collecting agent in the respondent bank. The bank paid 2% of the total amount collected by him daily as his remuneration. The petitioner paid Rs. 500 towards security deposit and he also executed an agreement with the respondent bank. The agreement stipulated that he had to fill up the challans and make entries in the pass books of the depositors and in order to terminate the services of the petitioner one month's notice was required to be given by the respondent-bank, and he was governed by the orders and direction issued by the bank from time to time. He was also given an identification eard by the bank for collecting amounts for the daily deposit accounts. He had to maintain a register in which intitials of the depositor will have to be obtained. The petitioner should not transact any business with the depositors except for the The petitioner should not transcollection of daily deposits. Agreement was signed on 6-12-71 and from that date onwards the petitioner is working with the bank. The Central Government Industrial Tribunal at Hyderabad passed an award stating that deposit collectors are workmen and banks should employ them in commensurate with their status in the bank, if they choose to exercise their option in that regard. On 21-8-89 the petitioner gave his option to be a sub-staff of the respondent bank. However, the said award has been challenged in the !ligh Court of Andhra Pradesh The respondent bank called upon the petitioner to remit a sum of Rs. 7,195 towards deposit collected and petitioner remitted the said amount. By a letter dated 13-11-89 the petitioner had to pay a further sum of Rs. 400 towards the interest for the delayed payment. From 2-9-89 the respondent bank refused to give any work to the petitioner. By an order dated 9-7-91 the services of the petitioner were terminated unilaterally on the ground that the petitioner had violated the instructions contained in the agreement. He has neither been given a show cause notice nor an opportunity was extended to him to defend the charge levelled against him. The impugned order of termination is opposed to the principles of natural justice. The petitioner raised an industrial dispute before the Conciliation Officer and the respondent contended that he was not a "workman" within the meaning of I D. Act. No enquiry was conducted with reference to any of the charges that have been levelled against the petitioner. The action of the respondent bank was malafide with a view to defeat his claim for a regular posting as per the award of the Tribunal. The petitioner had worked 17 years continuously. The love the termination of the services of the petitioner is unjustified and award may be passed for reinstatement with continuity of service and back wages.

4. The main averments found in the counter filed by the respondent are as follows:

The petitioner is not a workman of the respondent bank and there cannot be an industrial dispute between the petitioner and the respondent. There was no employer employee relationship between the ban

and the petitioner. The petitioner was not paid any monthly wages nor the other facilities extended to the employees of the banks were extended to the petitioner. The Dhina Semi Daily thrift deposit scheme was introduced with an idea of inculcating the practice of saving small amounts by the general public, to enable the small depositors to make their deposits at their door steps. The commission agents were authorised to collect the deposits from door steps of the customers and to deposit the amount in the Bank. The deposit collectors are not expected to report for work in the bank nor they signed the attendance register. The bank had neither administrative nor disciplinary control over them, Consequently there was no employer employee relationship between the bank and the petitioner. The tionship between the bank and the petitioner. The National Industrial Tribunal Hyderabad passed an award in favour of the deposit collectors and the same was challenged in W.P. No. 9783/83 which is pending before the Honble High Court of Andhra Pradesh at Hyderabad. The agreement was entered into between the bank and the petitioner on 6-12-71. As per the terms of the agreement the collecting agent shall collect the deposits from the depositors everyday, shall acknowledge the payment made by the depositors and shall remit to the bank all his daily collections on the next working day of the branch of the bank to which he is attached the event of breach by the canvassing-cum-collecting agent, under any of the provisions of the agreement the bank shall have the right to determine his services without previous notice. The agreement clearly shows that there was no employer employee relationship and the petitioner was canvassing-cumcollecting agent and was paid a commission of 2% for the amount he had canvassed. While the petitioner was working as a Collecting Agent at Karur branch had unauthorisedly retained a sum of Rs. 7,595 collected by him from October 1988 to August 1989 without remitting the same then and there to the branch of the bank. This was a clear violation of Clause 4 of the Agreement dated 2-4-89. He was instructed to remit sum of Rs. 7,595 and on 12-9-89 another sum of Rs 400 which was again collected amount unauthorisedly retained by him. By a letter dated 13-11-89 he was instructed to remit the interest amount for the sum of Rs. 7,595 The fact that he had violated the agreement has been clearly admitted by him. He had remitted the interest amount of Rs. 151.45 on 15-11-89. As he not violated the terms of the agreement, the bank has the right to determine and terminate the services of the petitioner without notice. agreement is a comprehensive one and the bank has the right to determine the same in case of any violation by Canvassing-cum-Collecting Agent. The allegation of the potitioner that the impugned order was in viciation of the principles of natural justice and this brought economic death after faithful service of 18 years are all devoid of substance. Since the petitioner has committed breach of agreement his services were terminated in accordance with the terms of the agreement. The allegation that the termination of his services was mulafide and intended to defeat his claim for a regular posting as per the award of the Central Government Industrial Tribunal is stoutly denied for the reason stated earlier. There is no merit in the dispute and the same may be dismissed.

- 5. One witness was examined on the side of the petitioner and Exs W-1 to W-12 have been marked. One witness was examined on the side of the respondent and Exhibits M-1 to M-3 have been marked.
- 6. The only point for our consideration is: Whether Shri M. Natesan Canvassing-cum-Collecting Agent was a workman of the Bank of Madura Limited? If so, whether the action of the Bank Management in terminating the services of Shri M. Natesan vide order dated 9-3-91 was justified? If not, to what relief Shri M. Natesan is entitled to?"
- 7. The Point—The peritioner Shri M. Natesan, was appointed as Canvassing-cum-Collecting agent under Dhlna Semi Scheme by the respondent management under Ext. W-2

dated 6-12-71. The nature of work he has to do as Canvassing-com-collecting agent has been stated in the said document. On the same day, the pentioner and the bank entered into an agreement marked as Ext. W-3 wherein the terms and conditions have been stipulated. After signing the said agreement, the pentioner started agreement as a Dhina Semi Confecting Agent from 6-11-71. Under Ex. W-6 dated 9-3-91 his services as collecting agent are terminated. Aggrieved against the said termination of service, the petitioner has raised this industrial dispute.

8. The first and foremost contention on the side of the management is that the petitioner is Canvassing-cum-Collecting A gert was not a workman of Bank of Madura Ltd. The order of management marked as Ex. W-2, taking the pet tioner as Canvassing cum-Collecting Agent of the bank contains certain conditions. Ex. W-3 agreement entered into between the bank and the petitioner Suri Natesan stipulates terms and conditions of the service. These two documents have been admitted by the management. On the basis of these documents Shri Natesan was working as Canvassingcum-Collecting Agent of the respondent since 6-12-71 till the date of termination of his service on 9-3-91 under Ex. The petitioner being the collecting agent of the bank is not an independent contractor, so as to engol the customers of the bank on his own. It is only the officials of the bank who have to enrol the customers as per the directions of the bank. As he was engaged in the deposit mobilisation of the bank, he was undoubtedly engaged in the business of the bank. Though the remuneration of the agent is called as commission, actually it was remuneration. The Apex Court in State of Assam Vs. Kanakchandra Datta (1968 I LLJ p. 288) held that remuneration can be by way of commission on collections. As collecting agent he had to attend the bank everday to deposit the previous day's collection, As collecting agent he had to do the clerical work of filling up relevant forms make entries in the pass books etc. Canvassing-cum-Collecting Agent has to enrol new subscribers may per the instructions of the bank and he cannot do on his own accord. The provision enabling the agent to terminate the agency on giving one month's notice to bank is another circumstances which goes to show that it is a contract of service. Considering the various reasons which are ema-nated in Exs. W-2 and W-5 and also from the evidence of WW-1 and MW-1, it is clear that he is a workman of the respondent bank. Our High Court in The Management of Indian Bank Vs. Industrial Tribunal (Central), Madras and Anr. (1990 I LLJ P. 50) has analysed the various reasons in a similar case of Tiny deposit collecting agent and held that the Tiny Deposit Collecting Agent is a workman as defined u/s. 2(s) of the 1. D. Act, 1947. This decision of our High Court was challenged before the Supreme Court of India in Special Leave to appeal (Civil) No. 2921/90 and on 11-4-97 the Supreme Court dismissed the Special Leave Petition filed by the management of Indian Bank. The xerox copy of the said order has been filed by the petitioner before this Tribunal for perusal. Therefore the view expressed by our High Court in 1990 I LLJ P. 50 has to be taken as confirmed by the Supreme Court as the Special Leave petition was dismissed.

9. The respondent bank has drawn my attention to a decision in Puri Urban Co-operative Bank Vs. Madhusudan Sahu and Anr. (1992 II LLN P. 406) at page 408, Supreme Court held;

"Therefore, we are of the view that though Sahu claims to be a workman as commonly understood he was not "employed" as such, so as to establish a master and servant relationship, which could warrant a retunion in the event of disruption by the intervention of the labour court."

By placing reliance on this decision of our Apex Court, it was held on the side of the respondent-bank that the petitioner herein Shri Natesan though a workman, he was not employed in the respondent bank as he was only a Canvassing-cum-Collecting agent. The same argument has been advanced before our High Court in Karur Visva Bank Ltd. Vs. Industrial Tribunal, Medras [Vol. 85 (1994) FJR P. 719]. Our High Court after coing through the various aspects and also the carlier decisions in Silver Jubilce Tailoring House Vs. Chief Inspector of Shors and Establishments, (1974) 45 FJR 54 (SC) and Hussainbhai Vs. Alath Factory Thezhilali Union (1978) 53 FJR 278 (SC), held that in a similar case of Tiny Deposit

collecting agent or Honeybee Deposit Organiser at page 732

"In these circumstances, we are of the view that appellant-banks have sufficient control over the Tiny Deposit Collector, or Honeybee Deposit Organiser, as the case may be, and therefore, the relationship of master and servant exists between the bank and the Tiny Deposit Collector or the Honeybee Deposit Organiser, as the case may be. Therefore, there is no difficulty in holding that the Tiny Deposit Collector or Honeybee Deposit Organiser is a workman as defined in Section 2(s) of the Act and that he is not an independent contractor."

After considering the decision of the Supreme Court in Puri Urban Cooperative Bank Vs. Madhusudan Sahu [1992 81 FJR P. 278 (SC)] held in a similar case of Honeybee Deposit Organiser (at page 734 and 735):

"In the decision referred to above, the Apex Court has held that the prima facie test of relationship of master and servant is the existence of right in the master to supervise and control the work done by the servant not only in the matter of directing what work the servant has to do but also the manner in which he shall do his work...... In other words, the Apex Court in the above decision proceeded on the basis that the jewel appriaser is in idependent contractor in which case alone the employer can direct a person employed by him to do a particular work but cannot direct a person so employed to do the work in any particular manner. That is not the position either in Indian Bank's case, (1990) I LLJ 50, decided by the division bench or in the cases before us. The division bench in Indian Eank Vs Industrial Tribunal (Central) Madras (1990) I LLJ 50, on a consideration of the terms of appointment order and the evidence available on record held that there is sufficient control over the work of the Tiny Deposit Agent by the bank and that the Tiny Deposit Agent is not independent contractor but part of the organisation."

Therefore, the decision in Puri Urban Cooperative Bank Vs. Madhusudan Sahu (1992) 81 FJR 454 is clearly distinguishable on facts and is not helpful to the appellants. We are also unable to accept the contention of learned counsel for the appellants that the decision in Indian Bank Vs. Industrial Tribunal (Central) Madras (1990) I LLJ 50 is no longer good law."

After a great deal of analysis and going through the various decisions of the Apex Court, our High Court has rendered the above decision. It is clear from the said decision that the case of Appraisers is different from that of the Tiny Deposit Collector or Honeybee Deposit Organiser, Canvassing-cum-Collecting Agent. We have given the various reasons to show that the Canvassing-cum-Collecting Agent, is a workman employed by the bank. Therefore, from the above decision of our High Court the case of appraisers cannot be equated with the Canvassing-cum-Collecting Agent. As such Canvassing-cum-Collecting Agent is a workman. Accordingly the petitioner Natesan is also a workman of the respondent Bank of Mauura Ltd.

10. Next question which arises for our consideration is as to whether the termination of the service of Shri M. Natesan vide Order dated 9-3-91 was justified or not. Shri Natesan was taken as Canvassing-cum-Collecting Agent from 6-12-71, His services were terminated on 9-3-91. Between 6-12-71 and 9-3-91 he was working as the Canvassing-cum-Collecting Agent of the remondent Bank of Madura Ltd. The order of termination Ex. W-6 shows that while he was acting as Collecting Agent, he had unauthorisedly withheld a sum of Rs. 7,595 being the deposit amount collected by him from October 1988 to August 1989 without remitting the same into branch of the respondent on the next day of the collection and the said act is in violation of Clause 4 of the agreement Ex. W-3 executed by him. Clause 4 of Ex. W-3 has been extracted in Ex. W-6 which reads;

"Authorised canvassing cum-collecting agent shall reinit to the bank all his daily collections i.e. the agreegate of the daily collections on the next working day to the thanch of the bank to which he is attached."

Unauthorised withholding of sum of Rs. 7,595 on the part of the pentioner alleged to have been taken place between October 1988 to August 1989, the termination offer has been passed on 9-3-91 abruptly without even issuing a notice to the pentioner-workman. When he was a workman employed under the respondent bank, terminating his service for misconduct viz., "unauthorisedly withholding a sum of Rs. 7,595" the respondent ought to have followed the procedure laid down in Section 25-F of the I. D. Act. However even without giving notice, his services were terminated abruptly by the respondent Ex. W-6. Such an action on the part of the respondent on the ground of a misconduct cannot be supported.

11. Respedent has explained the reasons for the termination saying that the Special Industrial Triounal, Hyderabad passed an award on 22-12-88 that the respondent was also one of the concerned bank in the said award and on the basis or the said award, the respondent has opted for the post of sub-staff in any one of the respondent banks branch as a regular employee of the bank. It was further adeged by the petitioner that the respondent did not like the request made by the petitioner and thereafter passed the impugned order Ex. W-6. in Ex. W-5 the respondent has informed the petitioner that his representation dated 21-8-89 cannot be considered as they have filed a Writ Petition before the High Court of Andrra Pradesh in Hyderabad, against the impugated onward dated 22-12-88, and further he was advised to await the outcome of the proceedings. Coming to the question of unauthorised withholding of Rs. 7,595 in para 2 question of unauthorised withholding of Rs. 7,393 in para 2 of Ex. W-6, it has been clearly stated that the entire sum of was paid by the petitioner on two occasions and the interest thereon Rs. 151.:16 was paid on 15-11-89 as directed by the bank. It was contended on the side of the bank that unauthorised withholding of the amount is an act which violates the terms of the agreement Ex. W-3. However the bank but taken any action, against the workman immediate bank has not taken any action against the workman immediately after the period of unauthorised withholding i.e. from October 1988 to August 1989 and the action has been taken only 9-3-91 that too after the request was made by the workman by way of his representation dated 21-8-89 requesting the bank to post him as sub-staff as per the award passed by the Special Industrial Tribunal, Hyderabad The passed by the Special Industrial Tribunal, Hyderabad The alleged unauthorised withholding of money was paid on 2-9-89 and the interest thereon was paid on 15-11-89. If the respondent bank thought fit to terminate the services of the petitioner, they could have done so immediately thereafter. Curiously could be a service of the petitioner. have done so immediately thereafter. Curiously enough, no action has been taken for more than 15 months. If the bank had taken serious note of the alleged unauthorised witholding of the bank's moncy by the petitioner, immediately on verification of the accounts they could have taken action against the workman. However, it is obvious from the contention of the petitioner that the delayed action has been taken with a view to reject the application of the petitioner from getting the post of sub-staff. Ex. M.1 is the accounts of the bank which shows that a sum of Rs. 7,595 was not deposited immediately after collection. The said report says;

"This is due to non-checking of Dinasemi Collecting Register by any of the Officers."

From the said observation, the respondent has admitted the default committed by the officials of the bank. In Ex. M.2 duted 16-10-89, the Memorandum placed before the Committee of Executives.

"Till date there is no letter enquiry from any of the depositors."

It was further stated.

"The said Dinasemi Agent has already sent a representation to the Central Office requesting to absorb him in the permanent service of the bank in view of the award having been passed in favour of the federation. If the award passed by the Industrial Tribunal is confirmed by the Supreme Court at a later stage then we may have to provide him permanent iob. Since he has committed fraud on the bank his contract should be determined on the ground of fraud committed by him with the above evidence."

This observation would further confirm that none of the depositors had ever sent any complaint to the bank regarding the failure on the part of the bank to properly account for the deposits collected from them and it was only or the reason of seeing the job of substaff by the petitioner, the order of termination has been passed. The petitioner has explained it by saying that his daughter Akua was kidnapped and murdered by one Vijayakumar and on account of the said incident, he was in a distubred mental condition failed to account for the money collected by him, and he had deposited the amount with interest without raising any objection immediately when the bank asked him to do so. The petitioner has also submitted the receipt for lodging a complaint in Truchi Fort Police Station, and also the news item which appeared in Dhinamalar, Tamil Daily Erode Publication dated 23-9-92 showing that the accused Vijayakumar who murdered the daughter of the petitioner was awarded with life imprisonment by Sessions Court, Erode. The reason shown by the petitioner for his unintentional failure to deposit the money in time can be accepted. The negligence on the part of the officials of the bank had also contributed to the said failure, and it is due to the non-checking of the bank had the contributed to the said failure, and it is due to the non-checking of the bank had the collection register. The officials of the bank had taken that incident against the petitioner only with a view to deny the post of sub-staff which is clear from the various reasons shown above. Therefore, the alleged unauthorised withholding of Rs. 7595/need not be given much weight and the same cannot be taken as a valid ground to terminate the services of the petitioner herein.

12. The respondent has relied on a decision of our Supreme Court in Narayan DA Ttaraya Ramteerthakhar Vs. State of Maharashtia (1997) ISCC P. 209 wherein it was held that the repayment of the amount misappropriated by the delinquent will not resolve him of the liability. In the instant case, there is no valid reason to show that he had failed to deposit the amount in time due to circumstances beyond his control. Therefore, the repayment of the money cannot be taken as a valid ground to show that the petitioner has admitted the guilt and thereafter repaid the amount. From the foregoing reasons it is clear that due to his family worries, the petitioner has failed to deposit the amount unintentionally and he had deposited the same when the bank asked him to do so. When the instant case is distinguishable from the case cited by the respondent management, the said decision cannot be applied to the instant case.

13. From the foregoing reasons, it is clear that Shri M. Nateran Canvassing-cum-Collecting Agent is a workman of the Bank of Madura Ltd., that the order of termination dated 9-3-91 is not justified and the employee is entitled for reinstatement, with continuity of service. The workman was paid only commission, and there can be fluctuations in such collections and therefore, definite amount cannot be arrived at. Taking the average amount earned by him, in one year as commission and thereby deciding the minimum wage for a month also differ from year to year. However, the petitioner as WW1 has stated 1500 customers were there within his jurisdiction and he used to collect deposits from customers within 10 kms, radius Karur. He had worked for 18 years. Considering the number of customers and the amount which he would have got towards conumission during long number of years, the monthly income can be fixed at Rs. 500/- p.m. Accordingly, the respondent bank has 10 pay Rs. 500/- p.m. towards backwages.

In the result, award is passed holding that Shri M. Natesan, Canvassing-cum-Collecting Agent is a workman of the Bank of Madura Ltd., and he is entitled for r-instatement, with continuity of service and back wages of Rs. 500 p.m. No costs.

Dated, this the 16th day of June, 1997.

S. THANGARAJ, Industrial Tribunal

### WITNESSES EXAMINED

For Petitioner-workman:

Thiru Nates-WW1.

For Management:

M.W.1-Thiru R. Govinda Raju.

### DOCUMENTS MARKED

#### For Petitioner-workman:

Ex. W-1/1-12-71.—Letter from the management regarding caution deposit (xerox copy).

W-2/6-12-71.--Appointment order (xerox copy).

Ex. W-3/6-12-71.—Agreement between the petitioner and the Management (xerox copy).

W-4/21-8-89,—Representation by the petitioner for absorption as Sub-staff (xerox copy).

W-5/21-9-89.—Reply from the management to the petitioner (xerox copy).

W-6/9-3-91.—Termination order issued to the petitioner (xerox copy).

W-7/7-6-91.—Letter from petitioner to the Conciliation officer (xerox copy),

W-8/31-7-91.—Reply from management before Conciliation officer (xcrox copy).

W-9/27-11-91.—Reply by the petitioner (xerox copy).

W-10/18-3-92.—Conciliation Failure report (xerox copy).

W-11/2-5-89.—Police Report given by petitioner regarding his daughter (xerox copy).

W-12/23-9-92.—News paper clipping regarding petitioner's daughter.

#### For Management:

Ex. M.1/2-9-89.—Statement showing the details of collection and non-resultance by the petitioner (xerox copy).

M-2/16-10-89.—Memorandum submitted before the Committee of Executive (xerox copy).

M-3/13-11-89.—Letter to the petitioner asking him to pay arrears of interest (xerox copy).

### नई दिल्ली, 22 ग्रगस्त, 1997

का. ग्रा. 2369—अधिगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार एस. बी. ग्राई. हैदराबाद, के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, ग्रनुबंध में निर्दिष्ट अधिगिक विवाद में अधिगिक ग्रिधिकरण, -1, हैदराबाद के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-8-97 को प्राप्त हुआ था।

[संख्या एल-12011/81/86-माई म्रार (बी-I)] पी.जे. माईकल, जेस्क म्रधिकारी

New Delhi, the 22nd August, 1997

S.O. 2369.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal-I, Hyderabad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of SBI, Hyderabad and their workman, which was received by the Central Government on 20-8-97.

§ [No. L-12011/81/86-IR(B.I.)] P. J MICHAEL, Desk Officer

#### ANNEXURE

# BEFORE THE INDUSTRIAL TRIBUNAL-I, AT

#### HYDERABAD

PRESENT:

Sri V. V. Raghavan, B.A., I.L.B., Industrial Tribunal-I, Hyd. Dated, 30th day of July, 1997

Industrial Dispute No. 20/1997

BETWEEN:

General Secretary,

State Bank Employees Union, Peddibhotlavari Veedhi, Governopet, Vijayawada-520002. . . Petitioner.

AND

Chief Regional Manager,
State Bank of India, Regional office,
RTC Complex, Vishakapatnam. . . Respendent.
APPEARANCES:

None appeared -for both the parties.

### AWARD

The Government of India, Ministry of Labour, New Delhi by its Order No. L-12011/81/86-IR(BI) dated 4-2-97 referred the following dispute under section 10(1)(d) of the Industrial Dispute Act. 1947 for adjudication:—

"Whether the action of the management of SBI, Hyderabad, Circle Vishakapatnam region in terminating the services of Shri K. Kamaraja Rao and 69 others as listed and claimed by the union without observing the provisions of I.D. Act, relating to retrenchment is legal and justified? If not to what relief the workmen are entitled?"

2. After receipt of notice issued by this Tribunal, both the parties did not appear before this Tribunal. On 30-6-97 Respondent was set-exparte. For giving a chance to the petitioner to appear and filed claim statement, the matter was posted to 30-7-97. On that day the petitioner did not avail the said opportunity. He did not appear inspite of receiving notice.

3. In view of the above it is presumed that both parties are not evincing any interest to prosecute the matter. Hence I.D. is closed.

Given under my hand and the seal of this Tribunal, this the 30th day of July, 1997.

V. V. RAGHAVAN, Industrial Tribunal-I

नई दिल्ली, 26 ग्रगस्त, 1997

का.श्रा. 2370-- औदोगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय स्टेट बेंक फिरोजाबाद के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बोच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, कानपुर के पंचपट को प्रकाणित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/5/93-भाई न्नार (बी-I)] पी. जे. माईकल, जेस्क ग्रीधकारी

New Delhi, the 26th August, 1997

S.O. 2370.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation

to the management of Bhartiya State Bank, Firozabad and their workman, which was received by the Central Government on 26-8-97.

[No. L-12012/5/93-IR(B.1)] P. J. MICHAEL, Desk Officer

#### ANNEXURE

BEFORE SRI B, K. SRIVASTAVA, PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT PANDU NAGAR, KANPUR

Industrial Dispute No. 40 of 1993

In the matter of dispute:

#### BETWEEN

Assistant General Secretary, U. P. Bank Employees Congress U.P., 2/363 Namueir Agra.

#### AND

Branch Manager,

Bhartiya State Bank A.D.B. Branch, Tundla Shakha District Firozabad.

### APPEARANCE:

Sri V. K. Gupta—for the workman & Sri S. N. Sharma—for the Management.

#### AWARD

- 1. Central Government, Ministry of Labour, vide its notification No. I-12012/5/93-I.R. B-I dated 7-4-93, has referred the following dispute for adjudication to this Tribunal:—
  - "Whether the demand of U.P. Bank Employees Congress for payment of full scale wages to Sri Veer Pal Singh, part time sweeper w.e.f. 1-2-91 is legal and justified If so to what relief the workman is entitled to ?"
- 2. The case of the concerned workman Veerpal Singh is that he was engaged as part time sweeper at Tundla Branch of the opp. party State Bank of India 1984. His wages were increased to 1/3rd of the full scale of pay w.e.f. 2-5-85. The same was further increased to 1/2 of the full pay w.e.f. 1-8-85. It is further alleged that w.e.f. 1-7-87 the area of the Bank premises was increased two fold. Further the work of messenger was also taken from him in addition to his duty as sweeper. In this way he had to work for full day. Apart from this he was senior to Sudhir Kumar and the opposite party maliciously made Sudhir Kumar a part time sweeper senior to the concerned workman which is bad in law. Hence he is entitled for full time waves from 1-7-87 and also for suitable compensation for making Sudhir Kumar senior to him.
  - 3. The opposite party has filed reply in which it has been alleged that earlier the area of bank premises was 2086 so ft. Lafer on another area of 600 sq ft, was added to it. With effect from 1-2-91 the area has been further increased. The concerned workman was given 1/2 of the full scape w.e.f. 1-8-85, thereafter no area was increased till 1-2-91. It is further alleged that Sudhir Kumar was senior to the concerned workman the details of which have been given in the written statement. This Sudhir Kumar 3/4th wages on 10-3-93. The concerned workman in any case was never entitled for even 3/4th wages of full pay. It was also denied that the concerned workman had worked for whole day.
    - 4. In the rejoinder nothing new has been alleged.
  - 5. In support of his case the management has filed ext. M-1 to M-19. Besides A. K. Jain M.W.1 an officer of the bank has also been examined. In rebuttal the concerned workman Veer Pal Singh. W.W.1 has examined himself, No documentry evidence has been filed.

- 6. At the outset it may be mentioned that the claim for compensation because of Sudhir Kumar having made senior to the concerned workman is not maintainable in the present proceedings because it is beyond the scope of reference and certainly because of bar of section 10(4) of I.D. Act, the tribunal cannot travel beyond the reference. Hence the point is not being decided.
- 7. Now it will be seen of the concerned workman is entitled for whole time wages. Para 20.5 of the first bipartite settlement will be relevant which says that when a part time worker works upto three hours the remuneration is to be paid according to discretion of the bank. If part time worker works between 3 hours and less than six hours per week he will be given Rs. 100 per month. If work of such workman increase from six hours to, 13 hours per week it will be one third of full pay. If he has to work between 13 hours upto 19 hours per week he will be entitled to get half of the scale rate with proportionate annual increment. If his working increases from 19 hours upto 29 hours per week wages will be 3/4th of the full wages with proportionate increments. If such part time worker works beyond 29 hours he will be entitled for full wages. The case of the claimant falls under the last head as he has alleged that he had to work for full day. It is well known fact that if an employee works for whole day he performs duty for 8 hours per day for whole week. In this way it will go much beyond 29 hours per week. I may also mention that this increase in wages is not linked with either increase of decease of the area which is to be swept or question of juniority or Hence it will not be necessary to determine if seniority. the concerned workman was junior to Sudhir Kumar or senior. It will simply be seen if the concerned workman bad performed duties for more than 29 hours per week. The authorised representative of the management has drawn my attention to Ext. W-7, copy of application dated 18-7-91, given by the concerned workman whereby he has sought increment in the wages of 3/4th of the full pay. Ext. M-8 is the copy of reply given by the management. It is submitted that when the claim was for 3/4th of the full pay now the claim cannot be raised to full pay by way of present reference as it is after thought. I have gone through this Ext. M-7 and find that the concerned workman had sought increase in wages by 3/4th of the whole pay w.e.f. January 1987. In view of this prior claim in my opinion the present claim of the concerned workman that he is entitled for full pay w.e.f. January 1987 is after thought. Eventhough it has been supported by his evidence of which there is no rebuttal from the side of management. The concerned workman from his evidence has been able to establish that he had worked daily for whole day and thereby he has performed duty for more than 29 hours per week still in view of claim under Ext. M-7 I come to the conclusion that he is not entitled for full wages w.e.f. January 1987. Instead my award is that he will be entitled for 3/4th of wages from January 1987.

Reference is answered accordingly.

B. K. SRIVASTAVA, Presiding Officer

# नई दिल्ली, 26 ग्रगस्त, 1997

का. ग्रा. 2371. — औद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय मरकार भारतीय स्टेट विंक श्राफ इंडिया, देहरादून के प्रबंधतंत्र के संबद्ध नियोजकों श्रौर उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट श्रौद्योगिक विवाद में केन्द्रीय सरकार श्रौद्योगिक ग्रिधकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/34/95-माई म्रार (बी-2)] पी.जे. माईकल, ईस्क श्रिकारी New Delhi, the 26th August, 1997

S.O. 2371.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Bhartiya State Bank of India, Dehradun and their workman, which was received by the Central Government on 26-8-97.

[No. L-12012|34|95-IR(B-2)] P. J. MICHAEL, Desk Officer

### **ANNEXURE**

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL CUM LABOUR COURT PANDU NAGAR, KANPUR

Industrial Dispute No. 57 of 1996 In the matter of dispute:

### **BETWEEN**

Kuldip Kumar Kshetri S|o Hira Lal C|o M. C. Pant Labour Law Adviser 450 Baliwala Manwali, Dehradun.

#### AND

Dy. General Manager Bhartiya State Bank of India Rajpur Road, Dehradun.

### AFPEARANCES:

4586

- S. N. Sharma-for the Management and
- S. K. Patni-for the workman.

### **AWARD**

1. Central Govt. Ministry of Labour, New Delhi, vide its notification no. L-12012|34|95 IRB-2 dated 10-6-96 has referred the following dispute for adjudication to this Tribunal—

Whether the action of the management of State Bank of India Dehradun in terminting the services of Kuldeep Kumar Kshetri Security Guard is just and legal? If not,, to what relief is the workman entitled to?

- 2. The case of the concerned workman Kuldeep Kumar Kshetri is that he was engaged as Guard at Crement Town Dehradun Branch of the opposite party State Bank of India. He worked upto 26-10-92, and thereafter he again worked from 7-2-92 to 22-3-93. On both occasion his employment was of temporary nature. When he was removed from service no notice was given to him, therefore, termination is bad in law.
- 3. The opposite party has filed written statement in which it is alleged that concerned workman was employed for fixed term in leave vacancy. In such a case question of giving of notice does not arise. Any how it has not been disputed that the concerned workman had worked for the period in two stints as alleged by him,

- 4. In the rejoinder nothing new has been said.
- 5. The concerned workman has given his evidence as Kuldeep Kumar Kshetri W.W.1 and has filed Ext. W-1 and W-2, the certificates showing number of days for which he had worked. These documents are not relevant as the management has not disputed the factum of working of the workman on two occassion. In rebuttal the opposite party back has examined D. N. Garg M.W.1. He has stated that concerned workman was engaged on leave vacancies. Further opportunity was given to him fro fresh appointment but he was not found suitable. There is copy of letter dated 30-7-92 and 27-8-92 written by Manager of the bank, to District Soldier Board Dehradun for sending the names of retired military personnel. It was further specified that this appointment will be in leave vacancy. Because of these papers coupled with the evidence of D. N. Garg M.W.1, I come to the conclusion that concerned workman was engaged in leave vacancy. I further believe the evidence of M.W.1 that the appointment was given to the workman was for fixed period. In such a case, In my opinion giving of notice was not necessary. Hence, termination is not bad because of failure to give notice.
- 6. In any case the management was generous enough to afford opportunity to the concerned workman for appearing in test for being taken guards permanently. In this regard the concerned workman in his cross examination has admitted that he was called for interview and was found not suitable. This tribunal cannot sit as a court of appeal over the discretion of management in recruiting any guard in their office. If the concerned workman was to found suitable this tribunal cannot look into its merits. Because of this factor the concerned workman stand non suited.
- 7. In view of above discussion, it is held that the termination of the concerned workman from service was not bad in law and he is not entitled for any relief.

B. K. SRIVASTAVA, Presiding Officer Dated: 13-7-97.

### नई विल्ली, 26 ग्रगस्त, 1997

का.शा. 2372. — भौशोगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इटावा केंद्रीय ग्रामीण बैंक, इटावा के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट श्रौशोगिक विवाद में केन्द्रीय सरकार श्रौशोगिक श्रिधकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/87/93-माई भ्रार (बी-1)] पी.जे. माईकल, **डै**स्क ग्रधिकारी

New Delhi, the 26th August, 1997

S.O. 2372.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur

as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Etawah Kshetriya Gramin Bank, Etawah and their workman, which was received by the Central Government on 26-8-97.

> [No. L-12012|87|93-IR(B.I)] P. J. MICHAEL, Desk Officer

### **ANNEXURE**

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL CUM LABOUR COURT, PANDU NAGAR, DEOKI PALACE ROAD KANPUR

Industrial Dispute No. 51 of 1993

In the matter of dispute between: Sri Ram Verma C|o Minu Soni 118|78 Kaushalpuri Kanpur.

AND

### PRESIDENT:

Etawah Kashetriya Gramin Bank Head Office 123 Shiv Niwas Kuchhehry Road Civil Lines Etawah.

### APPEARANCE:

Minu Soni—for the workman and V. K. Gupta—for Bank.

### **AWARD**

- 1. Central Government, Ministry of Labour vide its notification no. L-12012|87|93-I.R. B-I dated 21-6-93, has referred the following dispute for adjudication to this Tribunal:—
  - Whether the action of the management of Etawah Kshetriya Gramin Bank in terminating the services of Sri Sriram Verma w.e.f. 13-1-91 is legal and justified? If not to what relief the workman is entitled to?
- 2. The case of the concerned workman Sri Sriram Verma is that he was engaged as messenger on 29-11-89 at Maman Himmatpur branch of the opposite party Etawah Kshtriya Gramin Bank at the rate of 13.05 per day as wages. He had to work for whole day. He continued to work upto 13-1-91, 14-1-91 was Sunday and when on 15-1-91 he went to perform the work he was informed that he is no more in service. His termination is in breach of section 25F, G and H of I.D. Act.
- 3. The opposite party has filed reply in which it has been alleged that concerned workman was engaged to supply water intermittantly for short intervals. He was not engaged to do any work relating to work of bank as he was not connected with the performance relating to bank he was not an employee of the opposite party bank.
- 4. In the rejoinder it has been denied that the concerned workman was engaged to supply water.
- 5. In support of his case, the workman examined himself as W.W.1. Besides he filed Ext. W-1 to 2246 GI/97:—26

- W-12. Out of them Ext. W-2 and W-3 are relevant which are certificate issued by the officer of the bank. Rest are in the nature of certificate and several notice. In rebuttal the management Examined its Asstt. Manager Mewa Ram. Besides M-1 to M-17 vouchers have been filed to prove that the concerned workman was a casual worker and he was paid wages as daily rated worker.
- 6. In this case both the witness have supported their rival allegations. Ext. W-2 and W-3 are the certificates issued by the branch manager dated 16-4-90 and 18-9-90 respectively, in which the number of days of working of the concerned workman have been certified. Further he has been shown as parttime daily rated labour. Had he been engaged as a messenger he would have been described like wise. This paper has been filed by the workman hence he is bound by the contents of this document. These documents go to prove that the concerned workman was never engaged as messenger which is certainly post of regular nature. Instead he was engaged as a daily rated casual worker. When the concerned workman was not working as a messenger at all, question of his termination in that capacity does not arise. Instead he was a casual daily rated worker, work was taken from him from time to time when necessity arose. Such a workman cannot be said to be an employee of the opposite party.
- 7. Hence question of observance of provisions of Sec. 25F, G & H of I.D. Act in such case does not arise. There is another infirmity in the case. In the reference order dated of termination is 13-1-91, whereas accordingly to concerned workman it is 15-1-91. Thus there is variation in the termination between the order of reference and the case of the workman.
- 8. In the end my award is that termination of concerned workman by the opposite party bank is not bad in law and he is not entitled for any relief.
- B. K. SRIVASTAVA, Presiding Officer 11-8-1997.

### नई दिल्ली, 26 ग्रगस्त, 1997

का.श्रा. 2273. — श्रीशोगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इलाहाबाद बैंक के प्रबंधतंत्र के संबद्ध नियोजकों ग्रीर उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट श्रीशोगिक विवाद में केन्द्रीय सरकार श्रीशोगिक श्रिधिकरण, कानपुर के पंचवट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/535/88-माईभार(बी-2)] सनातन, ईस्क ग्रधिकारी

New Delhi, the 26th August, 1997

S.O. 2273.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the

industrial dispute between the employers in relation to the maagentent of Allahabad Bank and their workman, which was received by the Central Government on 22-8-1997.

[No. L-12012/535/88-D,II (A)/IR (B-II)] SANATAN, Desk Officer

#### ANNEXURE

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-TUM-LABOUR COURT PANDU NAGAR, KANPUR

Industrial Dispute No. 107 of 1989

in the matter of displue:

BETWEEN

Firino Gupta C/o V. N. Sckhari 26/104, Birbana Road, Kanpur.

AND

Assistant General Manager Allahabad Bank Zonal Office Nadesar Taksal Theatre Varanasi,

#### APPEARANCE:

M. K. Verma-for the Management and B. P. Saxena for the workman.

#### AWARD

- 1. Central Government, Ministry of Labour, vide its Notifilation No. L-12012/535/88-D.H (A) dated 28/4 (year not mentioned) has referred the following dispute for adjudication to this Tribunal:
  - Whether the action of the management of Allahabad Bank in terminating the services of Shri Phirm Gupta, poon and not considering him for further employment while recruiting fresh hands under Section 25-H of the L D, Act is justified? If not, to what relief is the workman entitled?
- 2. The case of the concerned workman Phirtu Gupta is that he was engaged as a peon at Varanasi Branch of the opposite party Allahabad Bank on 9-7-75 on temporary basis, and he continued to work upto 4-9-82. He was removed from service w.e.f. 5-9-82. During this period in all he had worked for 110 days in one year preceding the date of his termination. At the time of termination juniors were retained. Further fresh hands were recruited but he was not given of Section 25-G and H of I. D. Act. In this way this termination is bad in law.
- 3. The opposite party has filed reply in which it is alleged that the concerned workman was not engaged as temporary peon. Instead he was a daily rated worker. He was engaged as and when exigencies of work of casual nature arose. Such a person cannot be said to be workman hence question of opportunity. Hence there has been breach of provisions not arise. In all he had worked for 155 days.
- 4. In the rejoinder it has been denied that the concerned workman was engaged to meet the exigencies of work. Instead he was engaged to perform duties of permanent nature.
- 5. In support of his ease the concerned workman has filed his affidavit. No paper has been filed. In rebuttal the management has adduced the evidence of Manager S. K. Srivastva, MW-1. Besides papers relating to offering opportunity by way of publication in news papers have been filed.
- 6. It is pertinent to mention that in the claim statement the names of junior persons who were retained in service and the name persons who were engaged subsequently have not been given. Still in the affidavit for the first time it has been alleged that Lalta Prasad, Indal, Jai Prakash and Som Shukla were retained in service. Further Sri Krishna Hari Ram Vijay Kumar Shanker and R. D. Rai were engaged as new hands. No oppositually was given. In his cross examination he has stated that he does not know the date of appointment of persons who are alleged to be junior to him. On the other hand Sri Srivastava, MW-1 has stated that Vijai Kumar Desh Ram Kishan Kumar had never worked

- at Choubepur branch. He has further stated that there was only one poon at this branch whose name was Udai Kumar Gupta: Whenever he used to go on leave the concerned workman was engaged.
- 7. From the above evidence, it is clear that the concerned workman was engaged and he was not holding regular post. The concerned workman has not been able to prove that person whom he claims to be junior to him. In its absence breach of Section 25-G is not proved.
- 8: As regards the breach of Section 25-H the concerned workman has not pleaded the names of persons. In its absence, I am not inclined to believe his version that new hands were recruited after his conation of work,
- 9. In view of above I am of view that there has been no breach of Section 25-G and H of I. D. Act, hence termination of the concerned workman is not bad in law and he is not entitledn for any relief.

B. K. SRIVAST AVA, Presiding Officer

नई दिल्ली, - 26:अगस्त, 1997 -

का आ . 2374-- प्रौद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17के अनुसरण में, केन्द्रीय सरकार बैंक श्राफ बड़ीदा के प्रवधतंत्र के संबद्ध नियोगकों और उनके कर्मकारों के बीच, अबुबंध में निर्दिण्ड गीडोगिक विज्ञाद में केन्द्रीय सरकार श्रीद्योगिक श्रधिकरण, कानपूर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-8-97 को प्राप्त ्या था।

[संख्या एल-12012/444/88-ओ II (ए)/म्राईम्रार बी-∭ मनातन, बैस्क अधिकारी

New Delhi, the 26th August, 1997

S.O. 2374.—In pursuance of Section 17 of the Industrial Disputes. Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government industrial Tribunal, Kanpur as shown in the Annexure, in industrial dispute between the employers in relation to the management of Bank of Baroda and their workman, which was received by the Central Government of 22-8-1997.

> [No. L-12012/444/98-D.II (A)/IR (B-II)] SANATAN, Desk Officer

### ANNEXURE

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT PANDU NAGAR, DEOKI PALACE ROAD KANPUR

Industrial Dispute No. 72 of 1989

### BETWEEN

Girdhari L'al

C/o General Secretary Bank of Baroda Employees Union C/o I. R. Chaudhary Bank of Baroda 89-B Civil Lines Bareilly.

AND

Regional Manager

Bank of Baroda

Bihari Manjil

Hotel Chandragupta

217 Civil Lines Bareilly.

### APPEARANCE :

Lulta Prasad-for the Union and

Sri V. K. Gupta-for Management.

#### AWARD ...

1. Central Government, Ministry of Labour, New Delhi, vide its Notification No. L-12012/444/88-D.2 (A) dated 19-3-89, has referred the following dispute for adjudication to this Tribunal—

Whether the action of the management of Bank of Baroda in terminating the services of Sri Girdhari Lal and not considering him for further employment while recruiting fresh hands, under Section 25-H of I. D. Act is justified? If not, to what relief is the workman entitled?

- 2. The case of the concorned workman Girdhari is that he was appointed as peon by the opposite party by Bank of Barcda in 1981 and he continued to work upto 19-10-86. His services were brought to an end we.f. 20-10-86, in breach of provisions of Section 25-F and H of I. D. Act. Besides his services were terminated in perpretation of unfair labour practice. In this way termination of his services is bad in law.
- 3. Opposite party has filed reply in which it has been alleged that concerned workman was used to be engaged as water boy as and when there was snortage of water in the bank premises. He did not work regularly. It has further been pleaded that concerned workman worked for the last time upto 7-11-86. In one year preceding 7-11-86 he had worked in all for 67 days, the details of which have been given in para (3) of the written statement. In a case of daily rated casual worker question of observance of provisions of Section 25-F of I. D. Act and 25-H of the Act does not arise.
- 4. In the rejoinder, nothing new has been alleged except reiterating the facts given in the claim statement.
- 5. In support of his claim the concerned workman has filed his affidavit. He has also been cross examined. Further he has filed Ext. W-1 and W-2. In rebuttal the management has examined Gauri Shanker an officer of the bank as MW-1. Besides it has filed Ext. M-1 to 12.37 copies of vouchers.
- 6. The first point which needs consideration is as to whether the concerned workman was engaged as peon or was used to be engaged for supplying water as and when necessity arose. Naturally in his affidavit the workman has sworn that he was engaged as a peon. In his cross examination he has admitted that he was a daily rated worker and used to be given wages every week, through voucher. He has further stated that he was removed from service in December 1987 which is contrary to his stand taken earlier. According to which he was removed on 20-10-86. Gauri Shanker Garg MW-1 in rebuttal has stated that concerned workman was a casual worker and was paid wages every day. In his cross examination he has denied that the concerned workman used to perform duties of a peon. He has further stated that a regular peon was already posted at this branch. In my opinion, had the concerned workman been appointed as a peon on regular basis he would have been given wages per month. Further as there was already a peon in the branch question of having another peon does not arise. There is every possibility that concerned workman would have been engaged casually as and when water was needed. Hence, I believe the version of the management and hold that concerned workman was not engaged as a peop. Instead be used to be engaged to surely water as and when necessity arose. I further believe the evidence of MW-1 and find that the concerned workman had worked for 67 days in the necessity arose a workman under Section 2(s) of I. D. Act. In this way the concerned. view of this finding it is obvious that there was no need for hervance of Section 25-F and J of I. D. Act. I am also of the view that the opposite party had not indulged in unfair labour practice in taking work from the concerned workman when there was shortage of water.

7. In the end my award is that the termination of the concerned workman is not bad in law and concerned workman is not entitled for any relief.

B. K. SRIVASTAVA, Presiding Officer

नई दिल्ली, 26 अगस्त, 1997

्रांचा 2375—- श्रौधोगिक विवाद श्राधितियम, 1947 (1947 का 14) की धारा 17 के धनुसरण में, केन्द्रीय सरकार न्य बैंक अन्त्र, इंडिया (पंजाव नेशनल बैंक) के प्रवेशतंत्र के संबद्ध नियोजको श्रीट उनके कर्मकारों के बीच, श्रामुबंध में निर्दिष्ट श्रौखोगिक विवाद में केन्द्रीय सरकार श्रौद्धोगिक अधिकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-8-97 को प्राप्त हुँया था।

[संख्या एल-12012/171/92-प्राईपार बी-2)] सनातन, उस्क ग्रविकारी

New Delhi, the 26th August, 1997

S.O. 2375.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure; in the industrial dispute between the employers in relation to the management of New Bank of India (Punjab National Bank) and their workman, which was received by the Central Government on 26-8-1997.

[No. L-12012/171/92-IR (B-II)]
SANATAN, Desk Officer

### ANNEXURE

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT DEOAI PALACE ROAD, PANDU NAGAR, KANPUR

Industrial Dispute No. 96 of 1992

In the matter of dispute

#### BETWEEN :

Regional Manager

New Bank of India 44 M. G. Marg Lucknow

Now

Regional Mantger

Punjab National Bank Regional Office Varanasi.

AND

Secretary.

New Bank of India Employees Union C/o New Bank of India Kotwali Chowk Jaunpur.

Now

Secretary

Punjab National Bank Emphages Union C/o Punjab National Bank Kotwali Chowk Jaunpur.

# APPEARANCE :

Shri B. P. Saxena-for the workman.

Shri J. P. Barnwal-for the Management.

#### AWARD

1 Central Government, Ministry of Labour, New Delhi vide its Notification No. L-12012/171/92-1.R. (B-II) dated 31-8-92 has referred the following dispute for adjudication to this Tribunal:

Whether the action of the management of New Bank of India in discontinuing the payment of Agriculture Assistant's Allowance to Shri A. K. Srivastava, Agriculture Clerk w.e.f. 1-1-91 was legal and justified? If not, to what relief is the workman entitled?

- 2 The case of concerned workman A. K. Srivastava is that be had appear in examination for recruitment of clerk, through Banking Service recruitment Board. After having being selected he was posted as Agriculture Assistant New Bank of India vide order dated 5-9-83 and was posted as Mauranipur Branch. He was given special allowance of Agriculture Assistant as well. He continued to work till August 1989. During this period he was given Special Assistant allowance regularly. By order dated 5-9-89 he was transferred to Jaunpur in place of one P. C. Singh Special Assistant Accordingly he was paid special Assistant allowance as well. Subsequently one Janardan Singh was transferred to Jaunpur branch by order dated 19-1-90. When he joined he was posted as Agriculture Special Assistant and the concerned workman was designated as Agriculture Clerk. His allowance for special assistant was discontinued. He has callenged this act of withdrawn in two ways. Firstly it is alleged that he was appointed as Special Agriculture Assistant. Hence he was entitled for its allowance as well. If could not be stopped subsequently. In the 2nd place it is alleged that in the appointment order itself Special Allowance was provided to him. Hence he is entitled for the same which could not be discontinued.
- 3. The opposite party has filed written statement in which it has been denied that the concerned workman was appointed as Agriculture Special Assistant. He was paid the allowance as he had worked on the post of Special Assistant. When he was reverted back as Agriculture Clerk this special allowance was discontinued. Nothing has been said regarding the claim of the concerned workman on the basis that he was allowed special Assistant at the time of service and that it was part of the condition of service.
- 4. In the rejoinder nothing worth mentioning has been alleged.
- 5. The first contention of the concerned workman will be considered first. There is Ext. M-1 copy of appointment letter dated 5-9-83 of the concerned workman. In it shows that the concerned workman was appointed as agriculture clerk/Cashier/Godown Keeper. In the face of this appointment letter I am not inclined to believe the evidence of the concerned workman and hold that the concerned workman was not appointed as Agriculture Special Assistant.
- 6. The 2nd basis for the claim of Special allowance is that it was part of condition of service. Once again reference is to be made Ext. M-1 the copy of appointment letter dated 5-9-83. It shows that concerned workman was entitled to Rs. 365 as his basic pay in the scale given there in. He was also entitled for Dearness Allowance, H.R.A., C.C.A. as well as Rs. 7 as special allowance. It will be evident that he was not appointed as Agriculture Assistant hence it can not be said that this special allowance was given in the capacity of Agriculture Assistant. Further it is not a separate pay slip which usually fallows an appointment letter. It is quite clear that this special allowance was given in the appointment letter itself. Hence I have no option but to hold that grant of special allowance was part and parcel of term of condition of service. Hence the opposite party bank could not legally discontinue it. If the bank feels that this special allowance has wrongly been made as part of condition of service of agriculture clerk it will be open to them to do so after affording proper opportunity to the concerned workman, keeping in view the principle of natural justice as well.

7. In view of above discussion my award is that the action of the management of New Bank of India in discontinuing the payment of Agriculture Assistant Allowance to Shri A. K. Srivastava, Agriculture Clerk & e.f. 1-1-91 is not justified. Hence he will be entitled for Agriculture Special Allowance from the date it was discontinued and will continue to get it in further as well in accordance with Rules.

B. K. SRIVASTAVA, Presiding Officer

नई दिल्ली, 26 ग्रगस्त, 1997

का. था. 2376.— औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सेंट्रल बैंक आफ इंडिया के, प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट भौद्योगिक विवाद में केन्द्रीय सरकार भौद्योगिक अधिकरण, कानमुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/271/94-बाई श्रार वी-2)] सनातन , डैस्क ग्रीधकारी

New Delhi, the 26th August, 1997

S.O. 2376.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Central Bank of India and their workman, which was received by the Central Government on 22-8-97.

[No. L-12012/271/94-IR(B-II)] SANATAN, Desk Officer.

### ANNEXURE

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER, CENTRAL GOVERNMENT INDUS-RIAL TRIBUNAL CUM LABOUR COURT PANDU NAGAR, DEOKI PLACE, KANPUR

Industrial Dispute No. 25 of 1995
In the matter of dispute:

### BETWEEN

Sachiv Central Bank Staff Association 87B|IV-A Sarvodaya Nagar Allahpur.

AND

Regional Manager Central Bank of India R. O. Lanka Varanasi.

### APPEARANCE:

Sri B. P. Saxena—for the workman and Sri D. D. Tiwari—for the Management.

### AWARD

1. Central Government, Ministry of Labour, vide its notification No. L-12012/271/94-IR (B-2) dated

10-2-95, has referred the following dispute for adjudication to this Tribunal —

- Whether the action of the management of Central Bank of India Katra Branch Allahabad in terminating the services of Sri Rakesh Kumar Casual workman w.e.f. 1993 and refusing to absorb him on permanent basis in terms of the approach paper circulated by the M|Finance in 1990 is legal and justified. If not to what relief is the workman entitled?
- 2. The case of the concerned workman Rakesh Kumar is that he was engaged as a peon at Katra Branch of the opposite party Central Bank of India in January 87 and he continued to work in that capacity upto 12-6-93, whereafter his services were illegaly terminated in breach of provisions of section 25F of I.D. Act. Further on 16-8-90 Central Government had issued the approach paper according to which concerned workman should have been regularised. Hence he is entitled for reinstatement with back wages as well as he is entitled for regularisation.
- 3. The opposite party has filed written statement in which it has been alleged that concerned workman was engaged to supply water. He was not engaged as a peon. He was a casual worker. Hence, question of termination of his services does not arise and provisions of section 25F of I.D. Act also do not apply to it.
- 4. In the rejoinder it has been denied that the work of water supplying was taken from him.
- 5. In support of his case, the concerned workman has examined himself. Further he had filed the report of a spot inspection done by ALC(C) with regard to this dispute. In rebuttal M. H. Mishra M.W.1 an officer of the bank has been examined. Further Exts. M1 to M2 relating approach papers have been filed.
- 6. The first point which needs consideration is as to whether the concerned workman was employed as concerned workman has peon. Naturally the that he was engaged as a peon and he stated was performing the duties of peon. Whereas M. H. Mishra M.W-1 has stated that the concerned workman was a casual labour who use to supply water. His work was for 2 or 2-1/2 hours per day. Workman has filed the proceedings held by ALC(C) Allahabad in this matter. He had made inquiry from B. N. Seth branch manager, one Ram Swarup and one R. N. Jain. The branch manager had pointed out that the concerned workman was the only person working as sub-staff at this branch. Further he had told that concerned workman used to remain in office for whole day and used to do the job of peon. His payment was made through vouchers. In my opinion, this statement alone clinches the issue in favour of the concerned workman. Thus as the evidence of the concerned workman finds support from the above statement of branch Manager, I come to the conclusion that the concerned workman was engaged as peon. He was not employed as waterman.

- 7. The concerned workman has stated that he has continuously worked from January 1987 to 12-6-93. There is no rebuttal of this fact, hence I accept it and hold that concerned workman had completed more than 240 days in a year. Admittedly no retrenchment compensation and notice pay was given to him. Hence, it is held that termination of the concerned workman being in breach of provisions of section 25F of I.D. Act, is bad in law.
- 8. I have also gone through the approrch paper. It only says that when vacancy arises test will be made and if found fit the candidates should be regularised. Hence these formalities are to be observed. In its absence the concerned workman is not entitled for out right regularisation.
- 9. Accordingly my award is that termination of the concerned workman is bad in law and he will be entitled for reinstatement with back wages at the rate at which he was drawing wages for the last time. However, he will not be entitled for regularisation at present It is expected that when post falls vacant the management will regularise his services if found fit.

### B. K. SRIVASTAVA, Presiding Officer.

### नई दिल्ली, 26 श्रगस्त, 1997

का. थ्रा. 2377.—श्रौद्योगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक श्राफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों श्रीर उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट श्रौद्योगिक विवाद में केन्द्रीय सरकार श्रौद्योगिक श्रधिकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार की 22-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/303/92-माई भ्रार (बी-2)] सनातन, ईंग्क श्रधिकारी

New Delhi, the 26th August, 1997

S.O. 2377.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Bank of India and their workman, which was received by the Central Government on the 22-8-97.

[No. I. 12012|303|92 IR(B-II)] SANATAN, Desk Officer

### **ANNEXURE**

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUST-RIAL TRIBUNAL-CUM-LABOUR COURT DEOKI PALACE ROAD PANDUNAGAR KANPUR

Industrial Dispute No. 18 of 1993

In the matter of dispute:

### BETWEEN

General Secretary Bank of India Staff Association. 115-A Samar Bihar Colony Alam Bagh Lucknow

AND

Zonal Manager Bank of India B-20|44A Bhelpura Varanasi.

### APPEARANCE:

Shri B. P. Saxena for the workman. Shri V. K. Gupta for the Management.

### **AWARD**

1. Central Government Ministry of Labour New Delhi vide its Notification No. L-12012|303|92 dated 16-2-94 has referred the following dispute for adjudication to this Tribunal:

Whether the claim of Bank of India Staff Association that Mohd. Israr had worked at the Bank of India, Bahraich Branch formore than 240 days during 1986 and continued to work in 1987 and is therefore entitled to be reinstated in the Bank service is justified? If so, what relief the workman is entitled to?

- 2. The case of the concerned workman Mohd. Israr is that he was engaged as Sepoy in Feb. 1985 at Bahraich branch at opposite party Bank of India. In this bank peons are called as Scpoy. He continuously worked upto 30-6-87 when his services were brought to an end in breach of provision of Section 25F of I.D. Act.
- 3. The opposite party has filed reply in which it has been alleged that concerned workman was never engaged as Sepoy at Bahraich branch of the opposite party. Hence question of his removal from service does not arise. Consequently question of payment of notice pay and retrenchment compensation does not arise.
- 4. In the rejoinder it has been reiterated that he had worked as Sepoy with the opposite party as alleged in the claim statement.
- 5. In support of his claim the concerned workman has filed Ext. W-1 a certificate dated 31-10-85 and Ext. W-2 extract of his edger. Beside Mohd. Israr WW(1) has examined himself. In rebuttal the opposite party has examined Alok Kumar Mitra MW(1).

The first point which calls for determination is as to whether the concerned workman was engaged as Sepoy and had actually worked in that capacity. Mohd. Israr WW(1) has stated that he had worked as Sepoy from Feb. 1985 and he continuously worked upto June 1987. For this purpose he was issued certificate Ext. W-1 and his money was also deposited in Bank in respect of which W-2 ledger has been filed. In his cross-examination he has stated that Ext. W-1 certificate was issued by Alok Kumar Mitra. In rebuttal Alok Kumar Mishra officer of the Bank MW.1 has stated that the concerned workman had never worked at Bahraich. He has further stated that he had not issued certificate Ext. W-1. It may be noticed that Ext. W-1 certificate bears the signatures of Alok Kumar Mitra in English whereas on the statement given on oath Alok Kumar Mitra has signed Hindi. It was pointed by the authorised representative of the present workman that Alok Kumar Mitra, had disguished his signatures, in order to avoid getting the signature examined by handwriting expert. Hence specimen signature of bank was not summoned. The opposite party bank did not produce it in Tribunal. However, it was shown to the Presiding Officer. It was found that Alok Kumar Mitra has given bis signatures in English because of this I accept the contention of the concerned workman and hold that Alok Kumar Mitra had concealed his signatures which in turn leads inference that Ext. W-1 certificate was issued by him. Hence I accept the evidence of the concerned workman and hold that certificate Ext. W-1 was issued by Alok Kumar Mitra. In turn it establishes the case of the concerned workman that concerned workman was employed as peon with the opposite party at Bahraich branch. Accordingly it is held that the concerned workman was engaged as peon and he worked from February 1985 to June 1987 as alleged by the concerned workman.

- 6. Admittedly no notice pay or retrenchment compensation was given to the concerned workman by the management when he was removed from service, hence this termination is bad in law being breach of section 25F of I.D. Act.
- 7. Accordingly my award is that removal from the service of concerned workman Mohd. Israr is bad in law and he is entitled for reinstatement with back wages at the rate at which he was drawn wages for the last time.

11-8-1997.

B. K. SRIVASTAVA, Presiding Officer

नई विल्ली, 26 श्रगस्त, 1997

का. श्रा. 2378. -- औद्योगिक विवाद श्रीधिनियम, 1947 (1947 का 14) की धारा 17, के श्रन्सरण में, केन्द्रीय सरकार सिंडिकेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रन्बंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रीधकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-8-97 को प्राप्त हुआ था।

[संख्या एल-12012/348/91-माईन्नार वी-2] सनातन, डैस्क ग्रधिकारी 

### New Delhi, the 26th August, 1997

S.O. 2378.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Syndicate Bank and their workman, which was received by the Central Government on 22-8-1997.

INo. L-12012/348/91-IR (B-II)]
SANATAN, Desk Officer.

### **ANNEXURE**

BEFORE SRI B. K. SRIVASTAVA PRESIDING OFFICER, CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL-CUM-LABOUR COURT, PANDU NAGAR, DEOKI PALACE ROAD, KANPUR.

Industrial Dispute No. 64 of 1992 In the matter of dispute:

### **BETWEEN**

Assistant General Secretary, Syndicate Bank Staff Association, Ram Naresh Bhawan, Tilak Gali, Paharganj, New Delhi,

### AND

Assistant General Manager, Syndicate Bank, Zonal Office, 43/28, N. K. Road, Skylark Third Floor, Lucknow.

### APPEARANCE:

N. K. Goel for the workmen and Shri V. P. Srivastava for the Management.

#### AWARD

- 1. Central Government, Ministry of Labour, vide its Notification No. L-12012|348|91-I.R. (B-2), dated 26-3-1992, has referred the following dispute for adjudication to this Tribunal:—
  - "Whether the action of the management of Syndicate Bank in not assigning permanent Spl. Assistant to S/Shri B. L. Agrawal. Gajadhar Singh, P. P. Saraswat, S. C. Jain and R. P. Tantiwala clerks and also not confirming Shri V. P. Sharma, Attendent since the date of his joining, i.e., 5-5-1984 is justified? If not, to what relief are the workmen entitled to?"
- 2. In this reference there are two disputes, one relates to B. L. Agrawal, Gajadhar Singh, P. P. Saraswat, S. C. Jain, and R. P. Tantiwala who have claimed permanent assignment as Special Assistant which in turn in my opinion amounts to getting promotion. The second dispute relates to Vishnu Prasad Sharma, Attender who has claimed regularisation because of long duration of working.
- 3. The case of the workmen of first group is that they are working as clerks of Brindaban Branch of the opp. party Syndicate Bank. They were temporarily promoted as Special Assistant and have been performing the duties likewise. In doing so they have completed 240 days, hence they are entitled for permanent promotion as Special Assistant.

- 4. The case of V. P. Sharma is that he is working as temporary attender w.e.f. 4-5-1984. In all he has completed for more than 1966 days hence he is entitled for regularisation.
- 5. The opposite party has filed reply in which it has been denied that these five clerks were never promoted as Special Assistant. In fact such promotion is done on the basis of settlement dated 27-5-1987 and 6-10-1990. Accordingly such Special Assistant are promoted through selection procedure wherein seniority-cum-suitability is the sole criteria for which interview is also held. The concerned workman were never promoted in this manner. It is further alleged that in stop gap arrangement work of special asstt. is some time taken from these clerks when a permanent special assistant is on leave for five days or more, or is placed under suspension or is dead and or he retires. The con-cerned workmen were asked to do work of special assistant on the basis of one of the either above mentioned contingencies and on this basis they cannot claim promotion. As regards the case of V. P. Sharma it is alleged that there is no vacant post hence he cannot be regularised.
  - 6. In the rejoinder nothing new has been alleged.
- 7. In support of his case workmen filed Ext. W-1 to W-7 and had further examined Gajadhar Singh W.W. 1. It may also be pertient to be mentioned that B. L. Agrawal, R. P. Tantiwala and P. P. Saraswat had also filed affidavits but were not produced for cross examination hence their evidence is not being read. In rebuttal Narendra Kishore Digran M W. 1 an officer of the bank was examined Besides Ext. M. 1 to M. 4 were filed. As regards the case of V. P. Sharma, suffice it to say that subsequently he was given opportunity for regularisation by way of appearing in test. In this regard V. P. Sharam W.W.1 in his cross-examination had stated that there was an advertisement for test and he had applied but no interview letter was issued to him. On the other hand management witness has that concerned workman not applied hence his case could not be considered. There is no cross examination in this regard. Hence I accept unchallenged evidence of management witness M. W. 1 and hold that concerned workman had not appeared in such test. Hence he is not entitled for regularisation. Even if subsequently some one has been promoted or new hand has been appointed it will not confer any right upon the case of V. P. Sharma. Hence, my finding is that concerned workmen is not entitled for regularisation.
- 8. As regards assignment of permanent Special Assistant job to the five workmen concerned clerks. it is pertinent to that in the claim statement they have not given the date of their respective date temporary promotion and even in the oral evidence Gajadhar Singh W.W. 1 has not said any thing. Hence the very case of the concerned workman that they were temporarily promoted is not In either case, if the concerned correct. promoted such actually order workmen were That order is be in writing.

not filed by the concerned workman. Further management iwtness has stated that at present there are two posts of special assistant which are already There can be no denying of the fact that promotion can be made in respect of existing vacancy. It appears to me that concerned workmen from time to time were assigned the duties of permanent special assistant due to contingencies having occassioned because of retirement, leave and suspension. It is well settled law that when a junior person is allowed to work on a senior post due to certain contingency, it does not give him right of being absorbed at senior place without under going requisite procedure. Thus because of the above factors I am of the opinion that the concerned workmen are not entitled for assignment of permanent special assistant duties.

9. In the end my award is that the action of the management in not assigning the duty of permanent special assistant to the concerned five clerks and non-regularisation of V. P. Sharma as 'Attender is justified and the concerned workmen are not entitled for any relief.

### B. K. SRIVASTAVA, Presiding Officer.

### नई विल्ली, 1 सितम्बर, 1997

का. हा. 2379 - केन्द्रीय सरकार का समाधान हो गया है कि लोकहित में ऐसा श्रपेक्षित है कि शीशा में सेवाओं को. खनन उद्योग जिसे औद्योगिक विवाद ग्रधिनियम, 1947 (1947 का 14) की प्रथम भ्रनसुची भी प्रविष्टि 14 के अंतर्गत निदिष्ट किय: गया है. अधिनियम के प्रयोजनों के लिए लोक उपयोगी उन्त सेवाएं घोषित किया जाना चाहिए.

श्रतः श्रब, आँद्योगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारः 2 के खंड (ढ) के उपखंड (VI) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त उद्योग को उक्त श्रिधिनियम के प्रयोजनों के लिए तत्काल प्रभाव से छः मास की कालाविध के लिए लोक उपयोगी सेवा बोषित करती है।

[संख्या एस .-11017/15/97 (श्राई)-प्रार (पी.एल) (i)] एच .सी. गुप्ता, प्रवर सिव

### New Delhi, the 1st September, 1997

S.O. 2379.—Whereas the Central Government is satisfied that the public interest requires that the Lead Mining Industry which is covered by item 14 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, the Central Government hereby declare, with immediate effect the said industry to be a public utility service for the purposes of the said Act for a period of six months.

[No. S-11017/15/97-IR(PL)(i)] H. C. GUPTA, Under Seev.

### नई दिल्ली, 1 मितम्बर, 1997

का . भ्रा . 2380:---केन्द्रीय सरकार का यह समाधान लाकहित में एसा श्रपेक्षित है हो गया है कि कि जिक में सेवाओं को. जिसे औद्योगिक विवाद खनन उद्योग ऋधिनियम, 1947 (1947 का 14) की प्रथम अन्युची 15 के अंतर्गत निर्दिष्ट किया ग्रधिनियम के प्रयोजनों के लिए उपयोगी घे∶पित मेव:एं किया जानः चाहिए,

श्रतः श्रवः, आँद्योगिक विवाद श्रीधिन्यमः, 1947 (1947 कः 14) की धारा 2 के खंडः (कः) उपखंड (VI) द्वारा प्रदत्त शक्तियों कः प्रयोग करते हुए, केन्द्रीय सरकार उदत उद्योग को उक्त श्रधिनियम के प्रयोजनीं के लिए तत्काल प्रभाव से छः महोने की कालाविध के लिए लोक उपयोगी सेवा घोषित करती है।

[सं. एस-11017/15/97-प्राई.आर.(पी.एल.)(ii)] एच.सो. ग्प्ता, प्रवर सचिव

### New Delhi, the 1st September, 1997

S.O. 2380—Whereas the Central Government is satisfied that the public interest requires that the Zinc Mining Industry which is covered by item 15 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act for a period of six months

[No. S-11017/15/97-IR(PL)(ii)]
H. C. GUPTA, Under Secy.

## नई दिल्ली, 1 सिसम्बर, 1997

का. श्रा. 2381.— केन्द्रीय सरकार का समाधान हो गया है कि लोकहित में ऐसा श्रमेकित है कि कोल उद्योग को जिसे औद्योगिक विवास श्रिक्षित्यम, 1947 (1947 का 14) की प्रथम श्रनुपूची के मद 4 में निविष्ट किया गया है, उक्त श्रिष्ठियम के प्रयोजनों के लिए लोक उपयोगी सवा घोषित किया जाना चाहिए,

औद्योगिक ग्रव. विवाद अधिनियम. (1947 का 14) की धारा 2 के खंड (ह) के उपखंड (**VI**) **इा**रा प्रदत्त शक्तिसयों का प्रयोग करत केन्द्रीय सरकार उक्त उपयोग को प्रयोजनों के िला सं प्रभाव छः मास की कालावधि के लिए लोकः उपयोगी सेवा घोषित कर्ती हैं ।

> [संख्या एस.-11017/2/97-ग्राई. प्रार. (पी.एल.)] एच.सी. गप्ता, अयर सचिय

### New Delhi, the 1st September, 1997

S.O. 2381.—Whereas the Central Government is satisfied that the public interest requires that the services in the Coal Industry which is covered by Item 4 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by subclause (vi) of clause (n) of section 2 of the Industrial Disputes Act. 1947 the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act for a period of six months.

> [No. S-11017/2/97-IR(PL)] H. C. GUPTA, Under Secy.

### नई दिल्ली, 2 सितम्बर, 1997

2382: -- केन्द्रीय सरकार का यह समाधान का.आ. हो जाने पर कि लोकहित में ऐसा करना अपेक्षित था, विवाद श्रधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (द) के उपखंड (Vi) के उपबन्धों भारत सरकार के श्रम संज्ञालय की **प्र**धिस्चना का थ्रा. 908 दिनांक 17 मार्च, संख्या धैकिंग उद्योग को जो उक्त श्रधिनियम 1997 द्वारा की धारा 2 के खंड (ख) में परिभाषित बैंकिंग कम्पनी द्वारा चलाया जाता है, उक्त श्रधिनियम के प्रयोजनों के 19 मार्च, 1997 से छः माह की कालावधि के ं उपयोगी सेवा घोषित किया था*,* लोक

और केन्द्रीय सरकार की राय है कि लोकहित में उक्त कालावधि को छह मास की और कालावधि के लिए बढ़ाया जाना ग्रयेक्षित है,

श्रतः अब, आँग्रोगिक वियाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (ढ) के उपखंड (एं) के परन्तु क द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए. केन्द्रीय सरकार उक्त उद्योग को उन्त श्रीधनियम के लिए 19 सितम्बर, 1997 से छह मास की ओर कालावधि के लिए लोक उपयोगी सेवा घोषित करती है।

[संख्या एस-11017/5/97-आई.ब्रार. (पालिसी)] एच. सी. गृप्ता,ग्रवर सचिव

### New Delhi, the 2nd September, 1997

S.O. 2382.—Whereas the Central Government having been satisfied that the public interest so required had, impursuance of the provisions of sub-clause (vi) of the clause (n) of section 2 of the Industrial Dispute Act. 1947 (14 of 1947), declared by the Notification of the Government of India in the Ministry of Labour S.O. No. 908 dated 17th March, 1997 the Banking Industry carried on by a Banking Company as defined in clause (bb) of section 2 of the said Act to be a public utility service for the purpose of the said Act, for a period of six months from the 19th March, 1997;

And whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act for a period of six months from the 19th September, 1997.

[No. S-11017/5/97-IR(PL)] H. C. GUPTA, Under Secy.

### नई दिल्ली, 10 सितम्बर, 1997

का. ग्रा. 2383:--केन्द्रीय सरकार का समाधान हो गया है कि लोकहित में ऐसा करना श्रपेक्षित है कि पैपर भिक्ष, होगंग।वाद को जिसे औद्योगिक सिक्य रिटी अधिनियम, 1947 (1947 क' 14) की प्रथम की प्रविष्टि 21 के अंतर्गत निदिप्ट किया श्रनुज्यी श्रधिनियम के प्रयोजनों के लिए लोक उक्त गया घाषित किया जाना चाहिए, उपयोगी सेवा

आंद्योगिक विवाद श्राधिनियम, 1947 प्रतः प्रब (६) के के खंड (1947 का 14) की धारा 2 का प्रयोग (vi) द्वारा प्रदत्त शक्तियों **हए, केन्द्रीय सरकार** उद्योग: को उक्त ग्रधिनियम के प्रयोजनीं के लिए तत्काल प्रभाव सें छहमास को न्तिए लोक उपयोगी मेवा घोषित कालावधि के करती है।

> [संख्या एस-11017/16/97-ग्राई.ग्रार (पी.एल.)] एच.सी. गुप्ता, ग्रवर सचिव

### New Delhi, the 10th September, 1997

S.O. 2383.—Whereas the Central Government is satisfied that the public interest requires that the services in the Security Paper Mill, Hoshangabad which is covered by item 21 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act for a period of six months.

[No. S-11017/16/97-IR(PL)] H. C. GUPTA, Under Secy.

### नई दिल्ली, 10 सितम्बर, 1997

का. आ. 2384 :--केन्द्रीय सरकार इससे संसुद्ध है कि लोकहित में यह अपेक्षित है कि उद्योग, भारत सरकार टकसाल, कलकता जो कि आंधोगिक विवाद अधिनियम, 1947 (1947 का 14) की प्रथम अनुसूची में प्रविद्ध 11 द्वारा णामिल है, को उक्त अधिनियम के प्रयोजन के लिए लोक उपयोगी सेवा घोषित किया जाना चाहिए।

अतः अब. ऑद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 市 項目 (ह) के उपखंड (vi) हारा प्रद स <u> भक्तियाँ</u> का प्रयोग करत हुए. केन्द्रीय सरकार को उनन उत्त उद्योग अत्वीनदम के लिए प्रयोजना तत्वतन प्रभाव ग छह माम का कालाव ध के लिए लोक उपयोगी मेवा घोषित करती है ।

> [गं. एम-11017/1,97-आई.आर.(पी.एप.)] एम.सी. गुप्ता, अवर सचिव

4596

S.O. 2384.—Whereas the Central Government is satisfied that the public interest requires that the services in the India Government Mint, Calcutta which is covered by item 11 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act, for a period of six months.

[No. S-11017/1/97-IR(PL)] H. C. GUPTA, Under Secy.

### नई दिल्ली, 8 सितम्बर, 1997

का. आ. 2385: — केट्रोय सरकार, कर्नचारी राज्य वीमा अधिनियम, 1948 (1948 का 34) की धारा 91क के साथ पटित धारा 88 हारा प्रदन्त शक्तियों का प्रयोग करते हुए, उक्त अधिनियम प्रवर्तन से मैंसर्थ को चीन रिफाईनरीज लिभिटेड, अम्बलमुगल, केरल में नियुक्त नियमित कर्मचारियों को धिनांक 1-10-1994 से 30-9-97 तक जिसमें यह दिनांक भी सम्मिलत है की अथिय के लिए छुट प्रदान करती है।

- 2. पूर्वोक्त छूट की शर्ते निम्नलिक्षित है, अर्थात्:
- (1) पूर्वीक्त कारखाना, जिसमें कर्नचारी नियोजित है, एक रजिस्टर रखेना, जिसमें छूट प्राप्त कर्मचारियों के नाम और पदाभिक्षान दिखाये जायेंगे.
- (2) इस छूट के होते हुए भी, कर्मचारी उकत अधिनयम के अधीन ऐसी प्रसुविधाएं प्राप्त करते रहेंगे, जिनको पाने के लिए वे इस अधिसूचना द्वारा दी गई छूट के प्रवृत होने की तारी ख से पूर्व संदत्त अभिदायों के अधार पर हकदार हो जाते,
- (3) छुट प्राप्त अवधि के लिए याँद कोई ऑभदाय पहले ही किए जा चुके हों तो वेबापस नहीं किए जायेंगे,
- (4) उनत कारखाने का नियोजक, उस अविधि की बाबत जिसके दौरान उस कारखाने पर उनत अधिनयम प्रवर्तमान था जिसे इसमें इसके पण्चान ''उनतृ अविधि कहा गया है'' ऐसी विवर्ताणयां ऐसे प्राह्म में और ऐसी विणि- कियों सहित देश जो कर्नचारी राज्य वीमा (साधारण) विनियम, 1950 के अधीन उसे उनत अविध की बाबन देनी थी,
- (5) निगम बारा उक्त आंश्रानियम को धारा 45 की उपश्रारा (1) के अश्रोन निशुक्त किया गया कोई निरीक्षक, या निगम का इस

निम्मित प्राधिकृत कोई अन्य पदधारी:—
(i) धारा 44 की उप-धारा (1) के अश्रोत
उक्प अर्थाध की बाबत दी गई किश्री वितरणी
की विशिष्टियों को सन्पर्धित करत के प्रयोजनार्थ,

- (ii) यह अभिनिधियत करने के प्रयोजनार्थ कि कर्भचारी राज्य बीमा (साधारण) विनियम, 1950 द्वारा यथा अपेक्षित रजिस्टर और अभिलेख उक्त अबीब के तिर् रबे गर्भ थेया नहीं, या
- (iii) यह अभिनिष्टिचन करने के प्रयोजनार्थ कि कर्नचारी, नियोजक दिये हारा उन फायदों को. जिसके प्रतिफत इस ऑधसचन। के अबीन ક ટ दी जारही है, नकद में और में पति का व⊬भू रूप हकदार बना हुआ है या नहीं, या
- (iv) यह आंभांतिष्वत करने के प्राोजतार्थ कि उत अविध के दौरान, जब उक्त कारखाों के, संबंध में अधिनियम के उपबन्ध प्रवृत थे ऐसे किन्हीं उपबन्धों का अधुपालत किया गया था या नहीं,

निस्तिलिखित कार्य करने के लिए सगक्त होगा :~

- (क) प्रधान या अध्यविह्न नियोजक से अनेक्षा करने कि यह उसे ऐसी जानकारी दे जिसे उपरोक्त निरीक्षक या अन्य पदधारी आवश्यक समझता है।
- (ख) ऐसे प्रधान या अव्यवहित नियोजक अत्यसीपार्धात किसी कारखाने, स्थापन कायतिय या अन्य परिसर में किसी भी उच्चित समय पर प्रकेश करना और उसके प्रभारी से यह अनेका करना कि वह व्यक्तियों के नियोजन और मजदूरी के संदाय से संवर्धित ऐसे लेखा, वहियां और अन्य दस्तावेज, ऐसे निरीक्षक या अन्य पद्धारी के समक्ष प्रस्तुत करें और उनकी परीक्षा करने दे, या उन्हें ऐसी जानकारी दे, जिसे वे आवश्यक समझते है, या
- (ग) प्रधान या अब्पर्वाहत नियोजिक की उसके, अभिक्ति या मैवक की, या ऐसे किभी अन्य व्यक्ति की जो ऐसे कारखाने, स्थापन, कार्यालय या अन्य परिसर में पाया जाये, या ऐसे किसी व्यक्ति की जिसके बारे में उक्त निरोक्षक या अन्य पद-धारी के पास यह विज्ञास करने का युनित्रुवन कारण है कि बह कर्मचारी है, परीक्षा करना, या

(घ) ऐसे कारकाने स्थापन, कापिनियया अन्य परिसर में रखे गए किशा रिजास्टर, लेखाबही या अन्य दस्तावेज की नकल तैयार करना या उससे उद्धरण लेना।

> [भंज्या एम०-38014/35/92-एन०एम०-1] जय अकाग शुक्ल, अवर भक्तिव

### (स्पष्टीकरण ज्ञापन)

इस साभाव में छूट की भूतलक्षी प्रभाव देन आवणक हो गया है क्योंकि छूट के आवेदन पर कार्यवाही करने में समय लगा था। किन्सु यह प्रमाणित किया जाता है कि छूट को भूतलक्षी प्रभाव देने से किसी भी व्यक्ति के हिल पर प्रतिकृत प्रभाव नहीं पड़ेगा।

#### New Delhi, the 8th September, 1997

- S.O. 2385.—In exercise of the power conferred by section 88 read with section 91-A of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby exempts the regular employees of M/s. Cochin-Refineries Ltd., Ambalamugal, Kerala from the operation of the said Act for a period with effect from the 1st October, 1994 up to and inclusive of the 30th September, 1997.
- 2. The above exemption is subject to the following condiditions namely:—
  - The aforesaid establishment wherein the employees are employed shall maintain a register showing the name and designations of the exempted employees;
  - (2) Notwithstanding this exemption, the employees shall continue to receive such benefits under the said Act which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates;
  - (3) The contributions for the exempted period, if already paid, shall not be refunded;
  - (4) The employer of the said factory/establishment shall submit in respect of the period during which that factory was subject to the operation of the said Act (hereinafter referred to as the said period), such returns in such form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950;
  - (5) Any inspector appointed by the Corporation under Sub-Section (1) of Section 45 of the said Act, or other official of the Corporation authorised in this behalf shall, for the purpose of :—
    - (i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 for the said period; or
    - (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or
  - (iii) ascertaining whether the employees continue to be entitled to benefit provided by the employer in cash and kind being benefits in consideration of which exemption is being granted under this notification; or

- (iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory to empowered to:—
  - (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
  - (b) enter any factory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found incharge thereof to produce to such inspector or other official and allow him to examine accounts, books and other documents relating to the employment of personal and payment of wages or to furnish to him such information as he may consider necessary; or
  - (c) examine the principal or immediate employer, his agent or servant, or any person found in such factory, establishment, office or other premises or any person whom the said inspector or other official has reasonable cause to believe to have been an employee; or
  - (d) make copies of or take extracts from any register, account book or other document maintained in such factory, establishment, office or other premises.

[File No. S-38014/55/92-SS.I.]
J P. SHUKLA, Under Secy.

### FXPLANATORY MEMORANDUM

It has become necessary to give retrospective effect to the exemption in this case as processing of the applications for exemption took time. However, It is certified that the grant of exemption with retrospective effect will not affect the interest of any body adversely.

## नर्ड दिल्ली 10 सितम्बर 1997

का०आ० 2386:— उत्प्रवास अधिनियम, 1983 (1983 का 31) की धारा 3, उप-धारा (i) द्वारा प्रदत्त मित्रयों का प्रयोग करते हुए केन्द्रीय सरकार, निर्यामत पद्यधारी के चयन और नियुक्ति तक पूर्ण रूप में तदर्थ व्यवस्था के रूप में एतद्द्वारा 6-5-97 में श्री भी० सुद्रमणियन को उत्प्रवास संरक्षी- II चिन्नई के रूप में नियुक्त करती है।

[सं० एस०-11011/1/96-इमिग] वी०डी० नागर अवर सजिब

New Delhi, the 10th September, 1997

S.O. 2386.—In exercise of the powers conferred by Section 3, Sub Section (i) of the Emigration Act, 1983 (31 of 1983). the Central Government hereby appoints Shri P. Balasubramanian as Protector of Emigrants-II Chennai w.c.f. 6-5-97 as a purely stop gap arrangement till regular incumbent is selected and appointed.

[No. S-11011|1|96-Emig.] V. D. NAGAR, Under Secy.